

# Meeting of the Licensing Sub-Committee 4 Tuesday 5<sup>th</sup> March, 2024 at 10.00am In the Council Chamber at the Council House, Priory Road, Dudley

# Agenda - Public Session (Meeting open to the public and press)

- 1. Apologies for absence.
- 2. To report the appointment of any substitute Members for this meeting of the Sub-Committee.
- 3. To receive any declarations of interest under the Members' Code of Conduct.
- 4. To confirm and sign the minutes of the meeting held on  $2^{nd}$  May, 2023 as a correct record (Pages 6 15)

# The following applications are to be considered under the provisions of the Licensing Act 2003:-

- 5. Application for Expedited Licence Review Bar One, Lower Ground Floor, Plaza Mall, 76 King Street, Dudley (Pages 16 26)
- 6. To consider any questions from Members to the Chair where two clear days notice has been given to the Monitoring Officer (Council Procedure Rule 11.8).



Mother for

Chief Executive Dated: 26<sup>th</sup> February, 2024

#### Distribution: Members of the Licensing Sub-Committee 4

Councillor J Clinton (Chair) Councillors J Cowell and E Taylor (substitute for Councillor A Taylor)

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• Elected Members can submit apologies by contacting Democratic Services (see our contact details below). Members wishing to appoint a substitute should notify Democratic Services as soon as possible in advance of the meeting. Any substitute Members must be eligible to serve on the meeting in question (for example, he/she must have received the training required by the Council).

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## Licensing Sub-Committee Procedure

- Chair to welcome parties and introduce Members and Officers
- Establish who the parties are and any representatives
- Chair to confirm that all parties have had disclosure of all documents that the Committee has before them and been allowed sufficient opportunity to read them prior to the meeting.
- Presenting Officer of the Local Authority or Solicitor to present the report to the Sub-Committee
- Relevant Authority to present their evidence and the Chair will then ask if any of the following have questions for the Officer:-
  - Objectors/or their representative
  - Applicant or representative
  - Sub-Committee Members and Legal Advisor
- Objectors or their representative/nominated person to present his/her case (including Ward Members)
  - Any witnesses to be called
  - Each witness to be questioned through the Chair in the following order:-
    - Representative of objectors (if present), if no representative, the objectors
- The Chair will then ask the following if they have any questions for the representative or the objectors:-
  - Presenting Officer Local Authority (or Solicitor)
  - Applicant or Representative
  - Sub-Committee Members and Legal Advisor
- Applicant or representative to introduce his or her case
  - Any witnesses for the applicant to be called
  - Each witness to be questioned through the Chair in the following order:-
    - Representative of Applicant (if present)
    - Presenting Officer Local Authority/Solicitor
    - Relevant Authority
    - Objector or Representative
    - Sub-Committee Members and Legal Advisor

- Presenting Officer of the Local Authority/Solicitor to sum up.
- Objectors/Representative to sum up
- Applicant or representative to sum up (must make final comments)
- Legal Advisor indicates to parties details of legal advice to be given to Sub-Committee
- Parties asked if they have had a fair hearing
- All parties, together with any members of the public to withdraw
- Sub-Committee to make their decision
- All parties invited to return and the Chair reads out the decision and the reasons for the decision.



# Minutes of the Licensing Sub-Committee 4 Tuesday, 2<sup>nd</sup> May, 2023 at 10.40 am At Saltwells Education Development Centre, Bowling Green Road, Netherton.

#### Present:-

Councillor A Taylor (in the Chair) Councillors M Howard and S Greenaway

#### Officers:-

N Slym - Assistant Team Manager (Licensing and Waste Enforcement) (Director of Environment); S Wright – Solicitor and H Mills – Senior Democratic Services Officer (Directorate of Finance and Legal).

#### 4 Apology for Absence

An apology for absence from the meeting was received on behalf of Councillor M Evans.

#### 5 Appointment of Substitute Member

It was reported that Councillor A Taylor had been appointed to serve as substitute Member on behalf of Councillor M Evans, for this meeting of the Sub-Committee only.



#### 6 **Declarations of Interest**

No Member made a declaration of interest in accordance with the Members' Code of Conduct.

#### 7 Minutes

#### Resolved

That the minutes of the meeting held on 29<sup>th</sup> November, 2022, be approved, as a correct record and signed.

#### 8 <u>Application to Vary a Premises Licence – The Crown, High Street,</u> <u>Sedgley</u>

A report of the Interim Director of Environment was submitted to consider an application for variation of the premises licence in respect of The Crown, High Street, Sedgley.

The following were in attendance at the meeting:-

M Hazelwood – John Gaunt & Partners S Jackson – Marston's Area Manager G Morris – Designated Premises Supervisor A Bayliss – Business Owner Councillor M Evans – Ward Councillor

Following introductions of those present, the Assistant Team Manager (Licensing and Waste Enforcement) then presented the report on behalf of the Council, advising that the variation application proposed for the premises licence to commence trading earlier to undertake breakfasts and to facilitate the provision of alcohol on an occasional basis with those breakfast, particularly to travelling sports fans. The premises also sought to operate later on Friday's and Saturday's. It was reported that an amendment to conditions on the licence was requested to bring forward the commencement time for retail sale of alcohol to 8am daily Monday to Sunday and to extend the hours of operation in respect of the sale of alcohol and licensable activities until 2am on Fridays and Saturdays. The consequential amendment in relation to the opening hours of the premises were sought as follows:-

#### **Opening Hours**

Monday to Thursday - 08.00 until 00.30 Friday and Saturday – 08.00 until 02.30 Sunday – 08.00 until 23.30

It was reported that the premises had proposed to apply an additional measure in order to promote the four licensing objectives should the variation be approved, which would entail a risk assessment being undertaken of the last entry policy when undertaking licensable activities after 12 midnight.

Councillor M Evans, on behalf of local residents and fellow Ward Councillor, outlined the reasons for his objection, and in doing so stated that the premises was located in a heavily populated residential area with other licensed premises within the vicinity licensed to operate until 23.30 hours. It was considered that the proposed variation would give residents inequality of peace.

Further concerns were expressed with regards to the proposal to cater for travelling sport fans, the majority of which would arrive by coach or minibus and the difficulties that may be encountered of such vehicles accessing the premises designated car park, which was considered impossible due to the need to travel along an extremely narrow street and emphasised that the traffic flow in Sedgley was already extremely congested. It was anticipated that the requested variation could result in public nuisance and would be detrimental to local residents.

As no questions were asked of the objector, M Hazelwood then presented the case on behalf Marston's PLC.

M Hazelwood stated that the premises had been owned and operated by Marstons PLC for a significant period of time and Mr and Mrs Morris were to be the new tenant under a new agreement moving forward. Both Mr and Mrs Morris were local to the area and familiar with Sedgley. It was reported that the premises had historically served and offered breakfasts, although the license did not reflect this. Therefore, this element of the variation, together with the option to sell alcohol on an occasional basis was requested to regulate this offer. It was emphasised that the offer of breakfast would not just be to accommodate sporting fans, but to meet the needs of the dynamic society. It was also stressed that alcohol at that time would only be served with food.

In addressing the concerns raised of coaches and mini-buses being present, it was stated that these would only be in attendance for a brief period of time to allow for users to board. Whilst it was recognised that the designated car park was not big enough for a coach to turn around on, it would allow for a coach to reverse onto to load. Alternative options had also been explored for the vehicle to park for a brief time on the main road outside the premises for people to access directly. It was further emphasised that this would not be on a weekly basis.

In addressing concerns with regards to the premises remaining open until 02:00 hours, M Hazelwood referred to the letter and comments made by Mrs Morris included in the bundle, in that it was not the intention for the premises to revert into a late night venue, but was an option to be used at their own discretion and would not be advertised, but would allow patrons to continue to have an extra drink after the entertainment had ceased. It was reiterated that a risk assessment for last entry at 12 midnight would be implemented as an additional condition.

At this juncture the meeting was adjourned to allow Members and all parties to read the additional information that had been submitted by John Gaunt & Partners on behalf of the applicant, after the agenda had been circulated.

Upon reconvening, the Chair confirmed with all parties and it was unanimously agreed for the meeting to proceed taking into account the additional information that had been provided. The Solicitor to the Sub-Committee stated that during the adjournment Members had expressed concern with regards to the comments made that the extended opening hours would not be advertised, however were of the view that it was inevitable that it would soon become common knowledge and questioned how this would be managed.

In responding M Hazelwood reiterated that it was not the premises intention to become a late-night venue and the additional hours would not be advertised, but would allow time for patrons to continue their conversations. The current customer base was persons aged 30+ which would continue moving forward to create a community hub. It was further reiterated that a risk assessment at 12 midnight would be undertaken to stop migration from other venues in Sedgley and that no other persons would be admitted after 12 midnight on Friday and Saturday evenings. It was recognised that on some weekends there would not be any migration, however on critical weekends a 12-midnight curfew would be implied by the premises licence holder.

Reference was made to the measures that would be taken to prevent noise breakout, in that the premises would continue to ensure that the fire door that faced on to The Walk would remain closed from 22:00 hours during regulated entertainment, to alleviate any concerns of noise nuisance. This would be made mandatory as part of the variation. It was stressed that no representations had been received from Environmental Health in relation to noise nuisance or from West Midlands Police.

In responding to questions raised, M Hazelwood confirmed that Mrs S Morris was a business partner and the DPS's wife. It was also confirmed that the residents that had provided letters of support, although had been asked if they would be willing to provide, had done so on their own accord.

In addressing the concerns raised in relation to coaches being parked on the highway, it was reiterated that coaches would arrive at designated times and people would automatically migrate out of the premises into the mode of travel to their destination. It was emphasised that it would not a be pub crawl, it would provide the opportunity for local people to gather, meet and eat before attending scheduled events, it was not the intention to host out of the borough coaches on the way to an event. It was also commented that the premises was not a sports pub and there were no televisions in the public areas.

Following further deliberations about the possible impact coaches would have to the congestion at Sedgley, the Solicitor reminded Members that highway congestion did not form part of the Licensing Act or Licensing Guidance. Public safety would be in relation the premises and car park and not the high street.

In referring the proposed extended times, it was commented that the license currently allowed for the premises to remain open until 01:00 hours and there was no record of past nuisance.

Arising from a question raised with regards to extending entertainment until 02:00 hours on Friday's and Saturday's and the impact this may have on nearby residents, it was stated that there had been no request to extend the time for live music. Recorded music was already permitted until 12 midnight.

Following a suggestion by the Sub-Committee, M Hazelwood, in consultation with her client, agreed to a reduction in the hours for regulated music and all aspects of entertainment to cease at 00:30 hours, with alcohol and premises permitted to open until 02:00 hours. This variation would address concerns raised in relation to potential noise nuisance and would be more fitting to the desired community hub environment that was envisaged.

All parties were provided with the opportunity to sum up their cases, following which the Sub-Committees Solicitor provided a legal summary in relation to the application.

All parties withdrew from the meeting to enable to Sub-Committee to determine the application.

The Sub-Commttee having made their decision invited the parties to return and the Solicitor outlined the decision.

#### Resolved

That following careful consideration of the information contained in the report submitted and presented at the meeting, the application for variation of the premises licence in respect of the premises known as The Crown, High Street, Sedgley, as outlined in the report, be granted, subject to the modified hours, as agreed during the meeting, in respect of licensable activities, namely indoor sporting events, films, recorded music, performance of dance and entertainment of similar description on Friday's and Saturday's, which will cease at 00.30 hours and the additional condition as outlined below:-

• That the premises would continue to ensure that the fire door that faced on to The Walk would remain closed from 22:00 hours during regulated entertainment, to alleviate any concerns of noise nuisance. This would be made mandatory as part of the variation.

The applicant was informed of their right of appeal.

#### 9 <u>Application to Vary a Premises Licence – The Red Lion, Abbey</u> <u>Road, Gornal Wood, Dudley</u>

A report of the Interim Director of Environment was submitted to consider an application for variation of the premises licence in respect of The Red Lion, Abbey Road, Gornal, Dudley.

The following were in attendance at the meeting:-

M Hazelwood – John Gaunt & Partners S Jackson – Marston's Area Manager

The Assistant Team Manager (Licensing and Waste Enforcement) presented the report on behalf of the Council, advising that the application proposed the variation of the premises licence as follows:-

#### Sale of Alcohol and Regulated Entertainment (Films/Indoor Sportig Events/Live Music/Recorded Music/Dance)

Monday to Sunday – 09.00 until 00.00

#### Late Night Refreshment

Monday to Sunday 23.00 until 00.00

#### Hours open to the Public

Monday to Sunday (Inclusive) 09.00 until 00.30

A review of the conditions had also been undertaken and the following amendment was proposed:-

Children under the age of 16 shall not be permitted to enter the premises after 21;00 hours until attending a pre-booked function or dining.

It was reported that the representations received from a local resident had been withdrawn prior to the meeting, following mediation with Marstons PLC, however the concerns of the Planning Department in relation to the proposed hours and the unacceptable impact this may have on neighbours' amenities in terms of noise and disturbance in unsociable hours of the night, still remained.

M Hazelwood then presented the case on behalf Marston's PLC, and in doing so stated that a new designated premises holder had now been appointed, who was local to the area and had historic experience in working in the pub sector. It was advised that the premises was a community hub and the proposed variation to the licence was to refresh and update the licence.

In referring to the representations received by a local resident, the Sub-Committee were advised that the resident had been spoken with to identify and address the concerns raised, and it had become apparent that the loud music that had been referred to was not directly from the premises itself, although the speaker had been removed from the garden area to alleviate any noise nuisance concerns. The resident had also referred to customers smoking outside of the premises instead of using the dedicated smoking shelter in the garden and it was agreed that the new Premises Licence Holder would encourage customers to smoke within the designated zone. With reference to the concerns in relation to anti-social behaviour at the bus terminal and the wasteland adjoining the premises, it was reported that whilst it recognised that this was not the responsibility of the premises, the Premises Licence Holder would work collaboratively with local residents to try to alleviate the concerns and as a result the resident was happy to retract their original objection.

On conclusion of hearing all of the representations submitted, it was

#### Resolved

That the application for variation of the premises licence in respect of the premises known as The Red Lion, Abbey Road, Gornal, as outlined in the report submitted, be granted.

All parties would be informed of their right of appeal.

#### 10 Application for House to House Collections Licence – Recycle Proline Limited, Ukraine Appeal

A report of the Interim Director of Environment was submitted to consider an application for the grant of a House-to-House Collections Licence received from Recycle Proline Limited on behalf of the Ukraine Appeal.

The following persons were in attendance at the meeting:-

K Donelaite – Recycle Proline Limited A Kulikauskas – Recycle Proline Limited

Following introductions, the Sub-Committee's Solicitor advised of the prescribed information that was required in accordance with the House-to-House Collections Act 1939 for the Sub-Committee to be able to consider an house-to-house collections application.

The Assistant Team Manager (Licensing and Waste Enforcement) presented the report and in doing so stated that the Licensing Section in accordance with the Neighbouring Authorities working Group introduced a policy in 1999 requiring all House-to-house collection applicants to submit income and expenditure accounts for the previous financial year. In 2009 a further policy was introduced by the Council that all applicants should also submit income and expenditure accounts for the previous financial year of the charity for which the collection is being made, to ensure that a substantial amount of the monies collected was used for charitable purposes. It was acknowledged that as the Ukraine Appeal was a new organisation, accounts were unable to be produced at this time.

In considering the application, the Chair commented that the accounts provided on behalf of Recycle Proline Limited were dated May 2021, and questioned if the accounts for 2022 were available.

In responding, A Kulkauskas stated that at the time of the application the 2022 accounts were not available however they had since been submitted to Company House.

The Solicitor to the Sub-Committee confirmed that Members should see the relevant accounts for the previous year in advance of a decision being made, therefore it was

#### Resolved

That the application for grant of a House-to-House Collections Licence to Recycle Proline Limited on behalf of the Ukraine Appeal, be deferred to a future meeting upon receipt of the relevant income and expenditure accounts.

#### 11 <u>Questions from Members to the Chair (Council Procedure Rule</u> <u>11.8)</u>

There were no questions to the Chair pursuant to Council Procedure Rule 11.8.

The meeting ended at 1.30pm

### CHAIR



## Licensing Sub-Committee 4 – 5<sup>th</sup> March 2024

#### Report of the Director of Environment

#### <u>Application for Expedited Licence Review – Bar One, Lower Ground</u> <u>Floor, Plaza Mall, 76 King Street, Dudley</u>

#### Purpose of Report

- 1. To consider the application for expedited licence review in respect of the premises known as Bar One, Lower Ground Floor, Plaza Mall, 76 King Street, Dudley, West Midlands, DY2 8NZ.
- 2. Cameille Mahlung holds a current premises licence in respect of Bar One, Lower Ground Floor, Plaza Mall, 76 King Street, Dudley, West Midlands. A copy of the current premises licence summary is attached to this report as Appendix 1.
- 3. On the 7<sup>th</sup> February 2024, the West Midlands Police made application for the expedited licence review of the premises licence in respect of Bar One. A copy of that application has been served on the premises licence holder, committee members, responsible authorities and other persons, in accordance with the Licensing Act 2003.
- 4. The Council has advertised the application for review of the premises licence in accordance with Licensing Regulation SI 2005, No 42, Section 38. A copy of that notice is attached to this report as Appendix 2.
- 5. Following receipt of the application on the 7<sup>th</sup> February 2024, the Licensing Sub-Committee held an interim steps hearing pending the determination of the review of the premises licence. The Sub-Committee resolved that, following careful consideration of the information contained in the report submitted and presented at the meeting that the premises licence in respect of Bar One, Lower Ground Floor, Plaza Malls, 76 King Street, Dudley be suspended.

6. Due to the time restrictions in respect of the application for expedited licence review any representations in respect of this application will be forwarded to Committee Members, the Premises Licence Holder, the Applicant (West Midlands Police) and other persons prior to the full review hearing on the 5<sup>th</sup> March 2024.

## <u>Finance</u>

7. There are no financial implications.

#### <u>Law</u>

- 8. The law relating to the review of the premises licence (premises associated with serious crime or disorder) is governed by the Licensing Act 2003 Section 53A.
- 9. Within 48 hours of the time of receipt of application and certificate the Licensing Authority must consider under section 53B whether it is necessary to take interim steps pending the determination of a review of the premises licence.
- 10. The steps are: -
  - (a) the modification of conditions of the premises licence

(b) the exclusion of the sale of alcohol by retail from the scope of the licence.

(c) the removal of the designated premises supervisor from the licence

- (d) the suspension of the licence
- 11. Where on its consideration the Licensing Authority does take one or more of these steps:
  - (a) The decision takes effect immediately or as soon after as the Licensing Authority directs.
  - (b) It must give immediate notice of its decision and of its reasons for making it to:-
    - (i) The holder of the licence and

- (ii) the Chief Officer of Police
- 12. If the holder of the premises licence makes and does not withdraw representations against the interim steps taken by the Licensing Authority, the Authority must within 48 hours of the time of its receipt of the representations, hold a hearing to consider those representations.
- 13. The Licensing Authority must give advance notice of the hearing to the
  - (a) The holder of the premises licence
  - (b) The Chief Officer of Police
- 14. At the hearing the Licensing Authority must
  - (a) consider whether the interim steps are appropriate for the promotion of the licensing objectives: and
  - (b) Determine whether to withdraw or modify the steps taken
- 15. In considering those matters the licensing authority must have regard to
  - (a) the certificate that accompanied the application
  - (b) any representations made by the Chief Officer of Police

(c) any representations made by the holder of the premises licence.

Hold a full Review within 28 Days of receipt of application

- 16. The law relating to the review of licences is governed by the Licensing Act, 2003 Section 52(1).
  - 52(1) This section applies where:-
  - (a) The relevant licensing authority receives an application made in accordance with Section 51.
  - (b) the applicant has complied with any requirement imposed on him under subsection (3)(a) or (d) of that section, and

- (c) the authority has complied with any requirement imposed on it under subsection (3)(b) or (d) of that section
- 17. Before determining the application, the authority must hold a hearing to consider it and any relevant representations.
- 18. The authority must, having regard to the application and any relevant representations, take such of the steps mentioned in subsection (4) (if any) as it considers appropriate for the promotion of the licensing objectives.
- 19. The steps are -
  - (a) to modify the conditions of the licence;
  - (b) to exclude a licensable activity from the scope of the licence;
  - (c) to remove the designated premises supervisor;
  - (d) to suspend the licence for a period not exceeding three months;
  - (e) to revoke the licence;

and for this purpose the conditions of the licence are modified if any of them is altered or omitted or any new condition is added.

- 20. Subsection (3) is subject to sections 19, 20 and 21 (requirement to include certain conditions in premises licences).
- 21. Where the authority takes a step mentioned in subsection (4) (a) or (b) it may provide that the modification or exclusion is to have effect for only such period (not exceeding three months) as it may specify.
- 22. In this section "relevant representations" means representations which -
  - (a) are relevant to one or more of the licensing objectives, and
  - (b) meet the requirements of subsection (8).
- 23. The requirements are -
  - (a) that the representations are made
    - (i) by the holder of the premises licence, a responsible authority or an interested party, and

- (ii) within the period prescribed under section 51(3)(c)
- (b) that they have not been withdrawn, and
- (c) if they are made by an interested party (who is not also a responsible authority), that they are not, in the opinion of the relevant licensing authority, frivolous or vexatious.
- 24. Where the relevant licensing authority determines that any representations are frivolous or vexatious, it must notify the person who made them of the reasons for that determination.
- 25. Where a licensing authority determines an application for review under this section it must notify the determination and its reasons for making it to
  - (a) the holder of the licence
  - (b) the applicant
  - (c) any person who made relevant representations, and
  - (d) the chief officer of police for the police area (or each police area) in which the premises are situated.
- 26. A determination under this section does not have effect -

(a) until the end of the period given for appealing against the decision, or

- (b) if the decision is appealed against, until the appeal is disposed of
- 27. Pursuant to schedule 5 part 1, section 8(2)

An appeal may be made against the decision of the committee by –

- (a) the applicant for the review
- (b) the holder of the premises licence or
- (c) any other person who made relevant representations in relation to the application for review.

#### Risk Management

28. There are no material risk implications.

### Equality Impact

- 29. This report takes into account the Council's policy on equal opportunities.
- 30. The licensing of premises and individuals will impact on children and young people through their attendance at licensed premises.
- 31. There has been no consultation or involvement of children and young people in developing these proposals.

#### Human Resources/Organisational Development

32. There are no organisational development/transformation implications.

#### **Commercial/Procurement**

33. There are no commercial/procurement implications.

#### Environment/Climate Change

34. There are no Environment/Climate Change implications.

#### **Council Priorities and Projects**

- 35. This application falls within the Council's statutory responsibility for Licensing as a direct link to the Council's Plan 2022-25 as a place where communities can lead stronger, safer and healthier lives.
  - Dudley the borough of opportunity
  - Dudley the safe and healthy borough
  - Dudley the borough of ambition and enterprise
  - Dudley borough the destination of choice

NULK

Nick McGurk Director of Environment

> Report Author: Mr N Slym Telephone: 01384 815377 Email: <u>nick.slym@dudley.gov.uk</u>

## **Appendices**

Appendix 1 – Licence Summary Appendix 2 – Notice

#### List of Background Documents

None

# Premises Licence Summary

# Dudley Metropolitan Borough Council

Premises Licence No.	DY/51/1481
Part 1 – Premises details	
Postal address of premises, or if none, ordnance survey map reference or description	
Bar One Lower Ground Floor, Plaza Mall 76 King Street	
Post town Dudley	Post code DY2 8NZ
Telephone number: 01384 255878	
This premises licence will take effect from 28/9/2023	
Licensable activities authorised by the licence	
E: Live Music (Indoors) F: Recorded Music (Indoors) I: Late Night Refreshment (Indoors)	

J: Supply of Alcohol

The times the licence authorises the carrying out of licensable activities: -	s the carrying out of licen	isable act	ivities: -
E: Live Music	Monday - Sunday	12:00	03:00
F: Recorded Music	Monday - Sunday	12:00	03:00
I: Late Night Refreshment	Monday - Sunday	23:00	03:00
J: Supply of Alcohol	Monday - Sunday	12:00	02:30

The opening h	nours of the premises: -
Monday:	12:00 - 03:00
Tuesday:	12:00 - 03:00
Wednesday:	12:00 - 03:00
Thursday:	12:00 - 03:00
Friday:	12:00 - 03:00
Saturday:	12:00 - 03:00
Sunday:	12:00 - 03:00
Others	

Where the licence authorises supplies of alcohol whether these are on and/ or off supplies

ON

Part 2

 Name, (registered) address, telephone number and email (where relevant) of holder of premises

 licence

 Name:
 Miss Cameille Angelica Mahlung

 Address:
 1C Brooke Street

 Dudley
 West Midlands

 Postcode:
 DY2 8RB

 Telephone:
 07501 140656

 Email:
 cameillebmc@icloud.com

Name, (registered) address, telephone number and email (where relevant) of joint holder of premises licence

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

#### Name: Miss Cameille Angelica Mahlung

State whether access to the premises by children is restricted or prohibited

#### RESTRICTED

# DUDLEY METROPOLITAN BOROUGH COUNCIL www.dudley.gov.uk REVIEW OF PREMISES LICENCE UNDER THE LICENSING ACT 2003

Notice of Review of the Premises Licence issued to Bar One, Lower Ground Floor, Plaza Mall, 76 King Street, Dudley, West Midlands, DY2 8NZ.

Responsible Authorities and other persons may make representations in writing to Licensing Services, Lister Road Depot, Dudley, West Midlands, DY2 8JW between 8<sup>th</sup> February 2024 and 21<sup>st</sup> February 2024.

The Review of Licence has been requested by a Responsible Authority on the grounds of

• Prevention of crime and disorder

The details of the grounds for review may be inspected at the Licensing Offices (address as above) between the hours of 08.30am and 4.00pm (Monday to Friday except Public Holidays).

It is an offence knowingly or recklessly to make a false statement in connection with an application and the maximum fine for which a person is liable on summary conviction for the offence is £5,000.



N McGurk Director of Environment