Licensing Sub-Committee Hearings

Grand Jury Room, Town Hall 24 August 2012 at 10.00am

The Licensing Sub-Committee hears and determines applications made under the Licensing Act 2003. This includes licensing the sale of alcohol and the provision of a variety of licensable activities such as recorded music, stage plays and the showing of films.

Information for Members of the Public

Access to information and meetings

You have the right to attend all meetings of the Council, its Committees and Cabinet. You also have the right to see the agenda, which is usually published 5 working days before the meeting, and minutes once they are published. Dates of the meetings are available at www.colchester.gov.uk or from Democratic Services.

Have Your Say!

The Council values contributions from members of the public. Under the Council's Have Your Say! policy you can ask questions or express a view to meetings with the exception of Standards Committee meetings.. If you wish to speak at a meeting or wish to find out more, please pick up the leaflet called "Have Your Say" at Council offices or at www.colchester.gov.uk.

Private Sessions

Occasionally meetings will need to discuss issues in private. This can only happen on a limited range of issues, which are set by law. When a committee does so, you will be asked to leave the meeting.

Mobile phones, pagers, cameras, audio recorders

Please ensure that all mobile phones and pagers are turned off before the meeting begins and note that photography or audio recording is not permitted.

Access

There is wheelchair access to the Town Hall from West Stockwell Street. There is an induction loop in all the meeting rooms. If you need help with reading or understanding this document please take it to Angel Court Council offices, High Street, Colchester or telephone (01206) 282222 or textphone (01206) 18001 followed by the full telephone number you wish to call, and we will try to provide a reading service, translation or other formats you may need.

Facilities

Toilets are located on the second floor of the Town Hall, access via the lift. A vending machine selling hot and cold drinks is located on the ground floor.

Evacuation Procedures

Evacuate the building using the nearest available exit. Make your way to the assembly area in the car park in St Runwald Street behind the Town Hall. Do not re-enter the building until the Town Hall staff advise you that it is safe to do so.

Colchester Borough Council, Angel Court, High Street, Colchester Telephone (01206) 282222 or textphone (01206) 18001 followed by the full telephone number you wish to call

e-mail: democratic.services@colchester.gov.uk

www.colchester.gov.uk

Licensing Sub-Committee Hearing Procedure for Hearings under the Licensing Act 2003

- (1) All questions and statements will be directed through the Chairman.
- (2) The Chairman will at the beginning of the Hearing explain to the parties the procedure to be followed and shall consider any request made by a party for permission for another person to appear at the Hearing.
- (3) The Hearing shall take the form of a discussion led by the Council's representative.
- (4) Cross examination shall not be permitted unless the Sub-Committee considers that cross-examination is required for it to consider the representations, application or notice as the case may be.
- (5) The Chairman of the Sub-Committee may require any person attending the Hearing who in his opinion is behaving in a disruptive manner to leave the Hearing and may:
 - (a) refuse to permit that person to return, or
 - (b) permit him to return only on such conditions as the Sub-Committee may specify.

Provided that any such person may before the end of Hearing submit to the Council in writing any information which they would have been entitled to give orally had they not been required to leave.

- (6) A party who wishes to withdraw any representations they have made may do so:
 - (a) by giving notice to the Council no later than 24 hours before the day or first day on which the Hearing is to be held, or
 - (b) orally at the Hearing.
- (7) The Sub-Committee in considering any representations or notice made by a party may take into account documentary or other information produced by a party in support of their application, representations or notice (as applicable) either before the Hearing, or with the consent of all other parties, at the Hearing.
- (8) The Sub-Committee shall disregard any information given by a party or any person to whom permission to appear at the Hearing had been given which is not relevant to:
 - (a) their application, representations or notice(as applicable) or in the case of another person, the application representations or notice of the party representing their appearance, and
 - (b) the promotion of the licensing objectives or, in relation to a Hearing to consider a notice given by a chief officer of police, the crime prevention objective.
- (9) If a party has informed the Council that he does not intend to attend or be represented at a Hearing, the Sub-Committee may decide to proceed with the Hearing in his absence.
- (10) If a party has not informed the Council that he does not intend or be represented at a Hearing and fails to attend or be represented at a Hearing, the Sub-Committee may:
 - (a) where it considers it to be necessary in the public interest adjourn the Hearing to a specified date (notice being given forthwith to the parties concerned of the date, time and place to which the Hearing has been adjourned), or

(b) hold the Hearing in the party's absence

Where the Sub-Committee agrees to hold the Hearing in the absence of a party, the Sub-Committee shall consider at the Hearing the application, representations or notice made by that party.

The Council's case:-

(11) The Chairman will invite the Council's representative to summarise the report relating to the application under consideration.

The Applicant's case:-

- (12) The Applicant and/or representative will begin with their opening remarks and present their case.
- (13) The Applicant's witnesses (if any) will give evidence in support of the Applicant's case.
- (14) The Applicant and/or representative may question the Applicant's witness again to clarify any points which may have arisen.

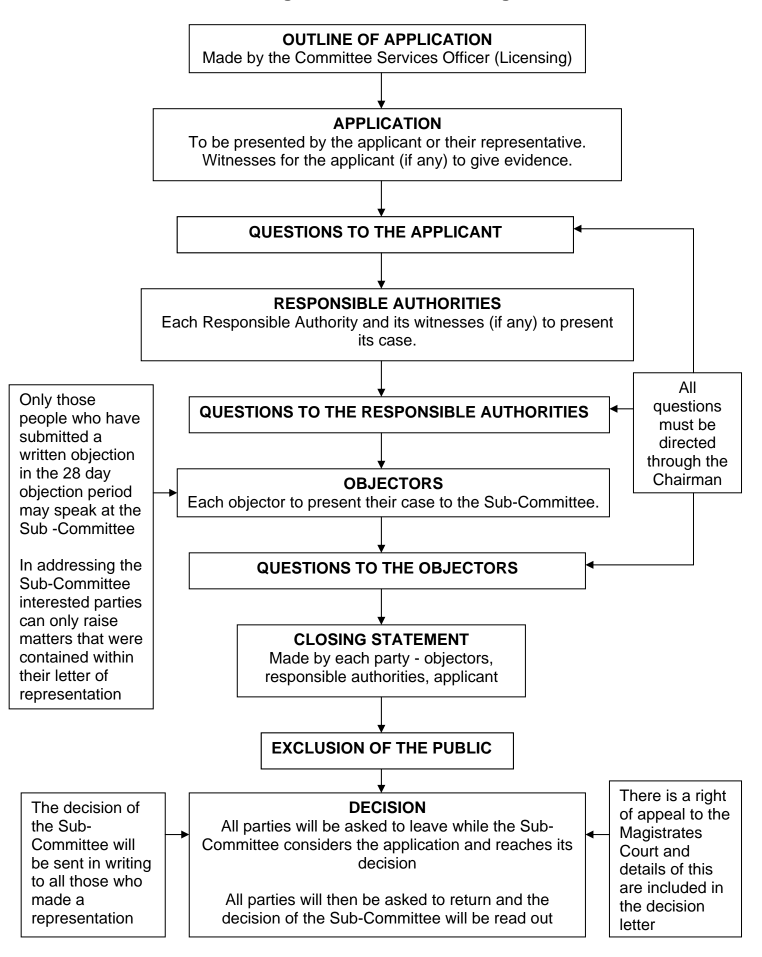
<u>Submissions from other parties (these will include Interested Parties, Ward Councillors (who are an interested party themselves or are acting in the capacity as a representative of an Interested Party) and representatives from Responsible Authorities:-</u>

- (15) Each party will present their case.
- (16) Each party's witnesses (if any) will give evidence in support of the party's case.
- (17) Each party and their witnesses may be questioned by the Chairman and members of the Sub-Committee.
- (18) Each party may question their witness again to clarify any points which may have arisen.
- (19) If the Applicant or the interested parties wish to question each other, questions may be directed through the Chairman.
- (20) Closing Statements may be made by the Applicant and/or representative.
- (21) The Chairman will ask the Legal Advisor whether there is anything else to be raised or settled before the proceedings are closed.

Determination of the application by the Sub- Committee

- (22) The Applicant and/or representative, Interested Parties, Ward Councillors, Responsible Authorities and the members of the public and the press will leave the room to allow the Sub-Committee to determine the application. During this process the Sub-Committee members may ask for legal advice from the Legal Advisor.
- (23) The Applicant and/or representative, Interested Parties and Ward Councillors, Responsible Authorities and the members of the public and the press will be invited to return to the room when the Sub-Committee's determination will be announced. Written details of the determination and the grounds upon which it is based will be sent to all parties concerned in accordance with the Hearings Regulations.

The Licensing Sub-Committee Hearings Process



COLCHESTER BOROUGH COUNCIL LICENSING SUB-COMMITTEE HEARINGS 24 August 2012 at 10:00am

Members

Councillors Mary Blandon, Nick Cope and Pauline Hazell. (Chairman and Deputy Chairman to be appointed at first meeting)

Substitute Members

Agenda - Part A

(open to the public including the media)

Pages

1. Appointment of Chairman

To appoint a Chairman of the meeting.

2. Welcome and Announcements

- (a) The Chairman to welcome members of the public and Councillors and to remind all speakers of the requirement for microphones to be used at all times.
- (b) At the Chairman's discretion, to announce information on:
 - action in the event of an emergency;
 - mobile phones switched off or to silent;
 - location of toilets:
 - introduction of members of the meeting.

3. Declarations of Interest

The Chairman to invite Councillors to declare individually any interests they may have in the items on the agenda. Councillors should consult Meetings General Procedure Rule 7 for full guidance on the registration and declaration of interests. However Councillors may wish to note the following:-

Where a Councillor has a disclosable pecuniary interest, other
pecuniary interest or a non-pecuniary interest in any business of
the authority and he/she is present at a meeting of the authority at
which the business is considered, the Councillor must disclose to
that meeting the existence and nature of that interest, whether or
not such interest is registered on his/her register of Interests or if

he/she has made a pending notification.

- If a Councillor has a disclosable pecuniary interest in a matter being considered at a meeting, he/she must not participate in any discussion or vote on the matter at the meeting. The Councillor must withdraw from the room where the meeting is being held unless he/she has received a dispensation from the Monitoring Officer.
- Where a Councillor has another pecuniary interest in a matter being considered at a meeting and where the interest is one which a member of the public with knowledge of the relevant facts would reasonably regard as so significant that it is likely to prejudice the Councillor's judgment of the public interest, the Councillor must disclose the existence and nature of the interest and withdraw from the room where the meeting is being held unless he/she has received a dispensation from the Monitoring Officer.
- Failure to comply with the arrangements regarding disclosable pecuniary interests without reasonable excuse is a criminal offence, with a penalty of up to £5,000 and disqualification from office for up to 5 years.

4. Minutes 1-4

To confirm as a correct record the minutes of the meeting held on 9 and 27 July 2012.

5. Application under the Licensing Act 2003

5 - 23

Queen Street Continental and Convenience Store, 38 Queen Street, Colchester, Essex CO1 2PL

LICENSING SUB-COMMITTEE HEARINGS 9 JULY 2012

Present: Councillors Nick Cope and Pauline Hazell

Substitute Member: Councillor Michael Lilley for Councillor Colin Mudie

1. Appointment of Chairman

RESOLVED that Councillor Cope be appointed Chairman.

2. Declarations of Interest

There were no declarations of interest.

3. Temporary Event Notice - Licensing Act 2003

The Head of Environmental and Protective Services submitted a report in relation to an objection notice from Environmental Protection in relation to a Temporary Event Notice submitted in respect of the provision of regulated entertainment on the outside terrace of The Silk Road at 4 St Botolph's Street, Colchester.

In Attendance

Applicant - Mr O Rasih; and Mr R Harding, Promotions Manager Environmental Control – Ms R Parkin, Environmental Protection Officer Licensing Authority – Mr S Swain, Licensing Enforcement Officer; Mrs S White, Committee Services Officer (Licensing); Mr JC Samuel, Legal Services

Mr Swain presented the report advising that a Temporary Event Notice (TEN) had been submitted in respect of the Silk Road to permit regulated entertainment in the form of recorded music to take place on the outside terrace at the Silk Road from 14.00 to 23.30 on 14 July 2012. An objection to the TEN had been received from Environmental Protection on the grounds that the provision of music on the outside terrace was likely to cause a public nuisance.

Mr Rasih and Mr Harding presented the application explaining that it was intended to provide music using a DJ on the outside terrace using a small sound system and at a level below that provided inside for dancing. They were confident that the event, if allowed to proceed, would not result in complaints and asked that they be given the opportunity to demonstrate this.

Ms Parkin informed the Sub-Committee that Environmental Protection had received complaints in the past from residents in Arthur Street in relation to noise emanating from the Silk Road. A recent check of the locality indicated that there were a number of residential properties in the area and it was a noise sensitive location. It was the view of Environmental Protection that residents were likely to be disturbed by music being played in the outside area. There were discussions as to whether a limit could be set on

the level the music was played at, but Ms Parkin commented that it was very difficult to control the base levels of any music played and it was this frequency that caused the most problems for residents.

In response to questions Mr Rasih indicated that he expected between 50-80 people on the terrace and that this would be the first event of its type as the premises was usually closed on a Saturday afternoon. If the event was a success it was anticipated that further events would be held.

The Decision

The Licensing Sub-Committee gave careful consideration to the case presented on behalf of the Silk Road and the objections raised by Environmental Protection and considered that the licensing objective of the prevention of public nuisance was liable to be jeopardised by the provision of music on the outside terrace and therefore the application was refused.

4. Close of Meeting

The meeting closed at 14.45.

LICENSING SUB-COMMITTEE HEARINGS 27 JULY 2012

Present: Councillor Nick Cope (Chairman)
Councillors Mary Blandon and Michael Lilley

1. Appointment of Chairman

RESOLVED that Councillor Cope be appointed Chairman.

2. Declarations of Interest

There were no declarations of interest.

3. Minutes

The minutes of the meeting held on 29 June 2012 were confirmed as a correct record.

The Sub-Committee resolved to exclude the public and press from the meeting for the following item, in accordance with the provisions of Paragraph 14(2) of the Licensing Act 2003 (Hearings) Regulations 2005, as the public benefit of holding the meeting in public was outweighed by the public benefit of excluding the public including the press.

4. Application for a Review of a Premises Licence under the Licensing Act 2003

The Head of Environmental and Protective Services submitted a report in relation to Trading Standards' application to review a premises licence, for determination by the Sub-Committee in accordance with the provisions of the Licensing Act 2003.

Ocean Supermarket, 57 North Station Road, Colchester, Essex CO1 1RQ

In Attendance

Mr K, Premises Licence Holder Mr Hussain, Applicant's Representative

Ms Webb, Essex County Council Trading Standards Ms Harris, Essex County Council Trading Standards Mr Hansler, HM Revenue and Customs

Mr Vickers, Police Licensing Officer

Mr O'Shea, Licensing and Enforcement Manager, Colchester Borough Council

Mr Samuel, Legal Services, Colchester Borough Council Ms Tuthill, Committee Services Assistant (Licensing), Colchester Borough Council

The Decision

RESOLVED that the reasons for the review brought by Essex County Council Trading Standards be upheld, and the licence be revoked following the 21 day period for appeal.



Li	censing Committee – 24 August 2012	Agenda Item 5
	Queen Street Continental and Convenience Store	FOR GENERAL RELEASE

Premises	Queen Street Continental and Convenience Store, 38 Queen Street, Colchester, Essex CO1 2PL	Ward: Castle Stress Area: Yes Civica Ref: M077699 Author: Gary O'Shea
Application	Application for a new premises licence To permit the supply of alcohol off the premises	Appendix 1
Street Plan		Appendix 2
Interested Parties		
Ward Councillor		Appendix 3

New Application for a Premises Licence

To permit:-

- The supply of alcohol off the premises for the following hours-
 - 8.00 to 23.00 Mondays to Sundays inclusive.
- Hours the premises are to be open to the public for the following hours-
 - 8.00 to 23.00 Mondays to Sundays inclusive.

Policy Guidelines - Queen Street Continental and Convenience Store

Colchester Borough Council's Statement of Licensing Policy

Assessing Applications

Boxed bold type refers to policy and to matters that the Licensing Authority would generally expect or encourage to see addressed in the applicant's operating schedule, where reasonable, proportionate or appropriate. Passages of text that are not in bold are provided to assist applicants to understand what the Licensing Authority is seeking to achieve to positively promote the four licensing objectives, the factors that influence the achievement of those objectives and the examples of best practice that could be

implemented by the applicant to achieve that outcome.

Paragraph **3.8** of the Council's Statement of Licensing Policy recognises that "the new Licensing Act 2003 has brought with it great expectations and challenges, not least of which has been the extension of opening hours for licensed premises such as clubs, pubs, bars and takeaways".

The Policy goes on to add in paragraph **3.9** that "however, along with the great expectations and opportunities for business expansion, the Licensing Act has also brought with it the responsibilities of the four licensing objectives for all the stakeholders concerned in this venture".

Policy

Paragraph **3.10** of Colchester Borough Council's statement of Licensing Policy advises that:

The Licensing Authority wishes to work with the licensed trade to promote best practice, the responsible consumption of alcohol and the effective management of licensed premises. It will therefore consider sympathetically any applications for extended licensing hours from well-operated, well managed premises, whose operating schedules responsibly reflect how they are going to effectively promote the four licensing objectives.

Paragraph **3.11** of Colchester Borough Council's statement of Licensing Policy also advises that:

Premises that submit new applications, or applications to extend their opening hours, or vary their licensable activities whose operating schedules do not clearly demonstrate that they are well run, effectively managed and are responsibly operated in accordance with the four licensing objectives, should ordinarily expect such applications to be challenged by those responsible authorities as defined by the Act.

Prevention of Crime and Disorder

The Council's statement of Licensing Policy states under paragraph 5.12 that "the Council is committed to further improving the quality of life for the people living in the borough of Colchester by continuing to reduce crime and the fear of crime".

Policy

Paragraph **5.14** of the Policy states that:

Where relevant representations have been received, and in considering applications for review, the Licensing Authority will take into account the following factors:

(i) Whether the premises has or will have a negative impact on levels of crime and disorder and anti-social behaviour, and whether the operating schedule reasonably and proportionately takes into account the likelihood of crime and disorder occurring as a result of the grant of the application. In deciding this, regard will be given by the Licensing Authority on the levels of crime and disorder in and around the venue, the proposals contained in the operating schedule; the level of compliance with conditions on existing licences; and the extent to

which Essex Police's effective management checklist (see Appendix 18 of the Council's statement of Licensing Policy) has been taken into account. This provides a compressive list of best practice.

- (ii) Whether the layout, lighting and fittings of the premises have been designed to minimise conflict and opportunities for crime and disorder and anti-social behaviour.
- (iii) Whether the operating schedule includes management measures to prevent crime and disorder.
- (iv) Whether the operating schedules for pubs and bars or for the provision of facilities for music and dancing have had regard to the number of people who may be admitted to the premises and the possibility of overcrowding increasing the likelihood of crime and disorder; the area set aside for drinking while standing at any time when any licensable activity is taking place and the measures set out in Appendix 18 of the Policy to help prevent crime and disorder and offences under the Licensing Act 2003. Other premises may have to have regard to these matters in exceptional circumstances.

One relevant representation has been received from Councillor Hayes in relation to this licensing objective who comments that the existing figures for crime and disorder in the area are already high and believes that there is a clear link with excess alcohol.

There have been no relevant representations received from any of the relevant responsible authorities in regard to this licensing objective.

Prevention of Public Nuisance

Paragraph **5.21** of the Council's statement of Licensing Policy advises that "some licensed premises have the potential to have a significant negative impact on communities through the public nuisances that may arise from their operation. The Licensing Authority wishes to maintain and protect the amenity of residents and other businesses from the potential consequences of the operation of licensed premises that are not effectively or responsibly managed, whilst at the same time it recognises the valuable cultural, social and business importance that the vast majority of licensed premises provide to local communities".

Paragraph **5.22** of the Council's statement of Licensing Policy goes on to advise that "the Licensing Authority therefore intends to interpret 'public nuisance' in its widest sense and takes it to include such issues as noise, disturbance, light, odour, litter and alcohol related anti-social behaviour, where these matters impact on people living, working or otherwise engaged in normal activity in the immediate vicinity of the licensed premises".

Policy

Paragraph **5.23** of the Policy states that:

Where relevant representations have been received, and in considering applications for review, the Licensing Authority will take into account the following factors:

(i) The potential for nuisance associated with the style, characteristics and activities for the proposed licensable activities to be carried on at the premises, and the potential steps that could be taken to reduce the risk

of nuisance occurring. This particularly may apply where residents live in the immediate vicinity of the premises;

(ii) Whether operating schedules contain adequate measures to prevent noise and vibration, either air-borne or structure-borne, and which are generated from within the premises or outside it, causing disturbance to people in the immediate vicinity of the premises. Regard will be given to disturbance of people whether at home or at work or otherwise staying in or visiting that area. Stricter conditions on noise control will be imposed in areas that have denser residential accommodation or residents living in the immediate vicinity of the premises.

One relevant representation has been received from Councillor Hayes in relation to this licensing objective. Councillor Haye's representation raises concerns that the premises could be used by customers to purchase alcohol during the daytime which could contribute to existing public nuisance problems at St Botolph's Priory which is nearby. The representation also raises concerns that the premises could facilitate "pre-loading" (i.e. people consuming alcohol from the premises so as to get drunk cheaply before entering bars and nightclubs where alcohol costs more). Councillor Hayes also believes that the proposed supply of alcohol off the premises at 8.00am could encourage problem drinkers to start early.

There have been no relevant representations received from any of the relevant responsible authorities in regard to this licensing objective.

Additional Policy Guidance - Public Nuisance

The Council's statement of Licensing Policy goes on to give the following policy advice in relation to the promotion of the Prevention of Public Nuisance licensing objective

Paragraph **5.27** of the Policy states that:

The Licensing Authority encourages applicants to set out in their operating schedules the steps taken or proposed to be taken to deal with the potential for public nuisance arising from the operations of the premises.

Paragraph **5.28** of the Policy states that:

When addressing the issue of prevention of public nuisance, where it is reasonable, proportionate and necessary to do so, the applicant should demonstrate that those factors that may impact on the likelihood of public nuisance have been considered.

These may include:

- The location of the premises and proximity to residential and other noise sensitive premises, such as hospitals, hospices and places of worship.
- The hours of opening between 11.00pm and 7.00am.
- The nature of activities to be provided, including whether those activities are of a temporary or permanent nature and whether they are to be held inside or outside the premises.
- The design and layout of the premises; particularly the presence of

noise limiting features.

- The provision of toilet facilities on the premises.
- The safe capacity of the premises.
- The availability of public transport or taxis.
- A wind down period between the end of the licensable activities and closure of the premises.
- The last admission time.

Additional Policy Guidance – General

The following additional policy guidance is taken from the Council's statement of Licensing Policy and is included in this report for the advice and information of the Licensing Sub-Committee, the applicant and for any other interested party concerned with this application.

Stress Area Policy

Paragraph 3.96 of the Policy states that:

After full consultation, the Licensing Authority will continue to apply a special policy relating to cumulative impact to the Queen Street/St Botolph's Street area of Colchester town centre. This area continues to be identified as being under stress because of the cumulative effect of the concentration of late night food and alcohol and entertainment premises, which results in serious problems of disorder and/or public nuisance affecting residents, visitors and other businesses located in that area.

Paragraph **3.97** of the Policy states that "although the stress area policy is being maintained, each and every application to grant or vary a premises licence in this area will be considered on its own individual merits and in its own right and in relation and relevance to any representations received that are pertinent to the application and also to the licensing objectives. Applicants should be aware however that all applications received within the stress area may receive closer scrutiny from the responsible authorities, particularly from Essex Police, in order to ensure that the application will not have a negative impact on the licensing objectives, especially where the objectives of the prevention of crime and disorder and the prevention of public nuisance are concerned".

Paragraph **3.98** of the Policy states that:

The Special Policy applies to applications for new licences and to variations which are relevant to the licensing objectives. This may include extensions of hours or capacities at the premises. Applicants are expected to state in their operating scheduled how it is proposed to ensure that the application will not add to the cumulative impact currently being experienced in the stress area. Their operating schedule is likely to receive the close scrutiny of responsible authorities.

Paragraph **3.99** of the Policy states that:

Where no relevant representations are received, the application will be

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granted. Where, however, relevant representations are received the application will normally be refused unless the applicant demonstrates that the application will not add to that impact. The Licensing Authority may attach further or modified conditions to the licence where this is necessary to meet those concerns. This Policy is not an absolute bar on new applications. Where relevant representations are received, the individual merits of the application will always be considered and a decision made as to whether it is appropriate to make an exception to the Policy.

Paragraph **3.101** of the statement of Licensing Policy states that "the Licensing Authority welcomes the provision of a diverse choice of alternative entertainment where this is suitable, in order to reduce or ameliorate the impact of clubs, pubs, bars and fast food takeaway outlets situated within the stress area".

Off Sales/Shops and Supermarkets

Paragraph 3.46 of the Policy states that:

The Licensing Authority recognizes that, in accordance with the Government's guidance, shops, stores and supermarkets should generally be permitted to sell alcohol for consumption off the premises during the hours that they intend to trade, provided that there is no negative impact on the promotion of the licensing objectives as a result.

Diversity of Premises

Paragraph 3.86 of the Council's statement of Licensing Policy states that "Colchester's STAND (Strategy to Tackle All Night-time Disorder) initiative highlighted that too many single-use premises in a confined area, combined with patrons turning out of licensed premises all at the same time, create the potential for alcohol related violence, crime, disorder, anti-social behaviour, noise and disturbance. It therefore recommended a mixed use of venues, providing a variety of entertainment for a wide-ranging age group across a wide choice of opening hours".

Paragraph 3.87 of the Policy states that:

The Licensing Authority believes that genuine diversity would provide buoyancy against changing markets and trends and attract a more diverse range of customers from different age groups who have different interests and attitudes toward the consumption of alcohol. It would also provide the potential for positively changing the ambience of Colchester Town Centre, which in turn may have a positive effect on reducing the fear that residents and visitors alike have of crime and disorder in the town centre, especially in the evenings or late at night.

Paragraph 3.88 of the Policy states that:

It is also to be hoped that such a positive outcome would lead to an increase in the number, age and diversity of visitors to Colchester in the early evening and also late at night, which in turn may have a beneficial effect on reducing alcohol related crime and disorder and therefore also benefit the overall evening and night-time economy scene in Colchester town centre as a whole.

Human Rights Implications

A Licence is to be regarded as the property of the applicant; however their right to the use of that property must be balanged against all other public interests or

representations in this matter that the Licensing Sub-Committee may wish to consider reasonable and proportionate in relation to the application that has been submitted and also the representations that have been received against it.

In making their decision as to whether to grant this application, Members of the Licensing Sub-Committee should in particular consider Article 1 of the First Protocol of the Human Rights Act 1998, that individuals are entitled to the peaceful enjoyment of their property and also Article 8 that everyone has the right to respect for his private and family life, his home and his correspondence.

Crime and Disorder Implications

Section 17 of the Crime and Disorder Act 1998 imposes a duty on local authorities when exercising any of their functions to have due regard to the likely effect of the exercise of those functions on, and the need to do all it possibly can to prevent, crime and disorder in its area.

The Guidance issued by the Secretary of State for Culture, Media and Sport under the Licensing Act 2003 underlines the importance of the provisions of Section 17 when considering applications for premises licences under the new licensing legislation and in particular if a local authority is considering having a policy regarding the issue of new licences in areas where there may have been concerns about crime and disorder issues put forward by local residents and or the Police and the Council are considering the cumulative effect of the number of licences in existence in a designated area.

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Application for a premises licence to be granted under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

Before completing this form please read the guidance notes at the end of the form. If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary.
You may wish to keep a copy of the completed form for your records.
I/We Kenan Karatay
(Insert name(s) of applicant)
apply for a premises licence under section 17 of the Licensing Act 2003 for the premises described in Part 1 below (the premises) and I/we are making this application to you as the relevant licensing authority in accordance with section 12 of the Licensing Act 2003

Part 1 – Premises Details						
Postal addr 38 Queen S	ess of premises or, if none, treet	ordnance survey r	map reference	or description		
Post town	Colchester		Post code	CO1 2PL		
Telephone r	number at premises (if any)					
Non-domest	ic rateable value of premises	£ 28,000 -				

Part 2 - Applicant Details

Please state whether you are applying for a premises licence as Please tick yes

a)	an	individual or individuals *	X	please complete section (A)
b)	ар	erson other than an individual *		
	i.	as a limited company		please complete section (B)
	ii.	as a partnership		please complete section (B)
	iii.	as an unincorporated association or		please complete section (B)
	iv.	other (for example a statutory corporation)		please complete section (B)
c)	a re	ecognised club		please complete section (B)
d)	a c	harity		please complete section (B)

a health service body	e)	the proprietor of	of an educational es	tablishment		please complete section (B)
Care Standards Act 2000 (c14) in respect of an independent hospital in Wales ga) a person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 (within the meaning of that Part) in an independent hospital in England h) the chief officer of police of a police force in	f)	a health service	e body			please complete section (B)
Part 1 of the Health and Social Care Act 2008 (within the meaning of that Part) in an independent hospital in England h) the chief officer of police of a police force in England and Wales * If you are applying as a person described in (a) or (b) please confirm: Please tick yes • I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities; or • I am making the application pursuant to a ostatutory function or a function discharged by virtue of Her Majesty's prerogative (A) INDIVIDUAL APPLICANTS (fill in as applicable) Mr x Mrs Miss Miss Ms Other Title (for example, Rev) Surname Karatay I am 18 years old or over Please tick yes Current postal address if different from premises address Post Town Colchester Postcode Daytime contact telephone number E-mall address (optional) SECOND INDIVIDUAL APPLICANT (if applicable)	g)	Care Standard	s Act 2000 (c14) in			please complete section (B)
* If you are applying as a person described in (a) or (b) please confirm: Please tick yes • I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities; or • I am making the application pursuant to a • o statutory function or • a function discharged by virtue of Her Majesty's prerogative (A) INDIVIDUAL APPLICANTS (fill in as applicable) Mr x Mrs	ga)	Part 1 of the He (within the mea	ealth and Social Ca aning of that Part) ir	re Act 2008		please complete section (B)
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o statutory function or o a function discharged by virtue of Her Majesty's prerogative (A) INDIVIDUAL APPLICANTS (fill in as applicable) Mr x Mrs	•	the premises f	for licensable activit	ies; or	ess wi	lich mydives the use of
(A) INDIVIDUAL APPLICANTS (fill in as applicable) Mr x Mrs	•	J	• •	uant to a		
Mr x Mrs Miss Miss Miss Miss Miss Miss Miss			*		44	
Mr x Mrs Miss Ms Other Title (for example, Rev) Surname Karatay First names Kenan Please tick yes Current postal address if different from premises address Post Town Colchester Postcode Daytime contact telephone number E-mail address (optional) SECOND INDIVIDUAL APPLICANT (if applicable) Mr Mrs Miss Ms Other Title (for example, Rev)		o a tunct	ion discharged by \	rinue of Her Maj	esty s	prerogative
Surname Karatay I am 18 years old or over Current postal address if different from premises address Post Town Colchester Daytime contact telephone number E-mail address (optional) SECOND INDIVIDUAL APPLICANT (if applicable) Mr	(A) IN	IDIVIDUAL APP	PLICANTS (fill in as	applicable)		
Karatay I am 18 years old or over Current postal address if different from premises address Post Town Colchester Daytime contact telephone number E-mail address (optional) SECOND INDIVIDUAL APPLICANT (if applicable) Mr	Mr	x Mrs 🗆] Miss 🗌	Ms 🗌	1	
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address if different from premises address Post Town Colchester Postcode Daytime contact telephone number E-mail address (optional) SECOND INDIVIDUAL APPLICANT (if applicable) Mr Mrs Miss Ms Other Title (for example, Rev)	l am 1	18 years old or	over			☐ Please tick yes
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Surname First names	Post Daytin	Town Colches me contact tele il address onal)	phone number			Postcode
	Post Dayting E-mail (option SECO	Town Colches me contact tele il address onal) OND INDIVIDUA	phone number	applicable)		er Title (for

i am 18 years old or over				Please tick yes			
Current post address if di from premise address	fferent						
Post Town				Postcode			
Daytime con	tact tel	ephone number		none:			
E-mail addre (optional)	ss			······	-		
please give a	de nam iny reg	ne and registered a istered number. Ir	ddress of applicant in the case of a partne give the name and a	ership or otl	ner joint venture		
Name							
Address							
Registered nu	ımber (where applicable)					
Description of	applica	ant (for example, pa	rtnership, company, u	nincorporate	d association etc.)		
Telephone nu	mber (i	f any)					
E-mail addres	s (optio	onal)					
Part 3 Operat	ling Sc	hedule					
When do you	want th	e premises licence	to start?	D	ay Month Year		
If you wish the you want it to		e to be valid only fo	r a limited period, whe	n do D	ay Month Year		

Ple Co	ase give a general description of the premises (please read guidanvenience Store selling general food products and alcohol	ince note1)
	000 or more people are expected to attend the premises at any time, please state the number expected to attend.	
Wh	at licensable activities do you intend to carry on from the premise	s?
	ease see sections 1 and 14 of the Licensing Act 2003 and Sched ensing Act 2003)	ules 1 and 2 to the
Pro	vision of regulated entertainment	Please tick yes
a)	plays (if ticking yes, fill in box A)	
b)	films (if ticking yes, fill in box B)	
c)	indoor sporting events (if ticking yes, fill in box C)	
d)	boxing or wrestling entertainment (if ticking yes, fill in box D)	
e)	live music (if ticking yes, fill in box E)	
f)	recorded music (if ticking yes, fill in box F)	
g)	performances of dance (if ticking yes, fill in box G)	
h)	anything of a similar description to that falling within (e), (f) or (if ticking yes, fill in box H)	g)
Pro	vision of entertainment facilities:	
i)	making music (if ticking yes, fill in box I)	
j)	dancing (if ticking yes, fill in box J)	
k)	entertainment of a similar description to that falling within (i) or (if ticking yes, fill in box K)	(i)
Pro	vision of late night refreshment (if ticking yes, fill in box L)	
Sup	pply of alcohol (if ticking yes, fill in box M)	x

Standa	y of alcol ard days a	and	Will the supply of alcohol be for consumption (Please tick box) (please read	On the premises	
timings (please read guidance note 6)			guidance note 7)	Off the premises	x
Day	Start	Finish		Both	
Mon			State any seasonal variations for the supply o	<u>f alcohol</u> (plea	ase
	08.00	23.00	read guidance note 4)		
Tue			1		
	08.00	23.00			
Wed					
	08.00	23.00			
Thur			Non standard timings. Where you intend to u for the supply of alcohol at different times to	se the premis	es the
	08.00	23.00	column on the left, please list (please read guid	dance note 5)	LIIC
Fri					
	08.00	23.00			
Sat					
	08.00	23.00	Ì		
Sun			1		
	08.00	23.00			

State the name and details of the individual whom you wish to specify on the licence as premises supervisor

Name Mr Kenan Karatay
Address
Postcode
Personal Licence number (if known) 004672
Issuing licensing authority (if known) Colchester Borough Council

N

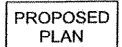
Please highlight any adult entertainment or services, activities, other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children (please read guidance note 8)

0

open Stand timing	s premise to the pul ard days a s (please nce note 6	blic and read	State any seasonal variations (please read guidance note 4)
Day	Start	Finish	
Mon			
	08.00	23.00	
Tue			
	08.00	23.00	
Wed			
	08.00	23.00	Non standard timings. Where you intend the premises to be
Thur			open to the public at different times from those listed in the column on the left, please list (please read guidance note 5)
	08.00	23.00	
Fri			
	08.00	23.00	
Sat			
	08.00	23.00	
Sun			
	08.00	23.00	

P Describe the steps you intend to take to promote the four licensing objectives:
a) General – all four licensing objectives (b,c,d,e) (please read guidance note 9)
The store is part of Premier chain offering goods and services, All staff will be trained with regards to the challenge 25 policy in store.
b) The prevention of crime and disorder
The premises will have a digital CCTV system that covers the shop floor including the proposed area to be used for beer and wine. Images will be made available to Police and Council Enforcement Officers on request.
c) Public safety
The store will adhere to all rules relating to public safety.
d) The prevention of public nuisance
Any beers, lagers or ciders with a high ABV content will not be sold in single cans but only in quantities of 4 or more.
e) The protection of children from harm
The premises will operate 'challenge 25' requiring all those who appear to be under 25 to be asked for identification. Signs will be placed around the store informing customers of this. A refusals book will be kept

	Please tick	yes		
• I have ma	ade or enclosed payment of the fee	Χ		
 I have en 	I have enclosed the plan of the premises			
	I have sent copies of this application and the plan to responsible authorities and others where applicable			
	closed the consent form completed by the individual I wish to be premises or, if applicable	X		
• I understa	and that I must now advertise my application	X		
 I understa be rejecte 	and that if I do not comply with the above requirements my application will ed	x		
STANDARD S	NCE, LIABLE ON CONVICTION TO A FINE UP TO LEVEL 5 ON THE CALE, UNDER SECTION 158 OF THE LICENSING ACT 2003 TO MAKE AS MENT IN OR IN CONNECTION WITH THIS APPLICATION	L		
Part 4 – Signa	tures (please read guidance note 10)			
	pplicant or applicant's solicitor or other duly authorised agent (See 11). If signing on behalf of the applicant please state in what capacity.			
Signature				
Date	2-7-12 OWNER			
Capacity	OWNER			
authorised ag	cations signature of 2 nd applicant or 2 nd applicant's solicitor or other ent. (please read guidance note 12). If signing on behalf of the applicant what capacity.	i		
Signature				
Date				
Capacity				
	(where not previously given) and postal address for correspondence the this application (please read guidance note 13)			
Post town	Post code			
Telephone nui				
· · · · · · · · · · · · · · · · · · ·	refer us to correspond with you by e-mail your e-mail address (optiona	.l)		
•		-		



券 BOOKER



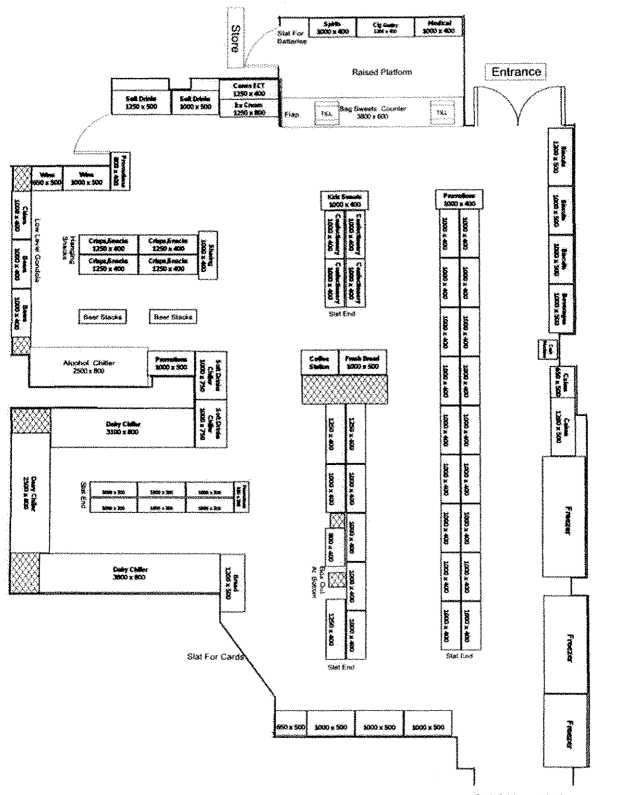
Drawing not to be scaled.
This is for layout purposes only. Any socurate measurements should be carried out by a skilled third party.

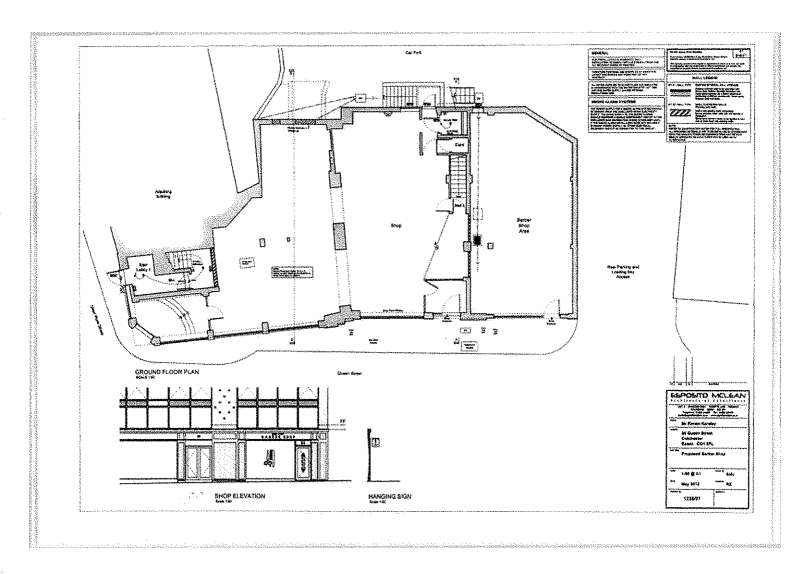
Retailer Name MR Shwan

Trading Name Queen Street Continental & Con Store

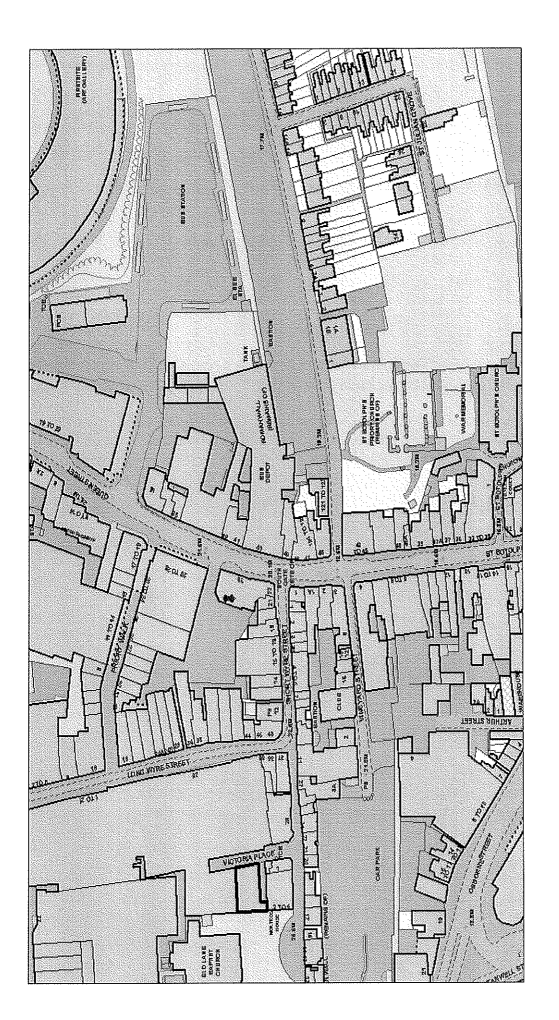
Address Queens Street Colchester

Post code CO1 2PL
Store Size SQ FT
Drawing No ONE
Drawing Date 26-05-12
Drawn By STEVE KEARNS





Premises Location Plan



Licence Application Reference: 077699

Premises Name & Address: Queen Street Continental & Convenience Store 38 Queen Street Colchester Date Produced: 8 August 2012

MAP NOT TO SCALE

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APPENSDIX 3

Alexandra Tuthill

From: Alexandra Tuthill on behalf of Licensing. Committee

Sent: 31 July 2012 14:36
To: Licensing.Committee

Subject: FW: Premises Licence Application - Castle Ward

From: Jo Hayes

Sent: 28 July 2012 22:15

To: Gary O'Shea; Jo Hayes - Cllr - own email; William Frame; Licensing.Committee

Cc: 'Nick Barlow'; Karen Newman

Subject: RE: Premises Licence Application - Castle Ward

Dear Members of the Licensing Committee and Mr O'Shea,

I wish to make representations in this matter as there is a problem of public nuisance in and around the St Botolph's Priory grounds from people consuming alcohol in the daytime bought from off-licences. The proposed licence would make it easier for them to get supplies. Particularly of concern is that sales could start at 8 a.m. so that problem drinkers could start early.

In the evening there is a similar problem in the locality of the practice of "pre-loading" i.e. people consuming alcohol from off-licences so as to get drunk cheaply before entering bars and nightclubs where alcohol costs more. Under the proposed licence they could buy alcohol from the off-licence until 11.30 pm seven days a week which will facilitate "pre-loading".

The figures for crime and disorder in the Queen Street and St Botolphs Street area are already worrying with an impact on public safety. The link with excess alcohol is clear.

The fact that a stress area is declared is a consequence of these problems.

Under the amendments in force since April the Licensing Committee should take such steps as they consider "appropriate" (the word is substituted for "necessary") to refuse the licence. At all events 8 am to 11.30 pm seven days a week is not appropriate.

Kind	regards
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Jo Hayes

licensing.committee@colchester.gov.uk www.colchester.gov.uk e-mail:

website: