REPORT OF CORPORATE DIRECTOR FOR COMMUNITIES

SUMMARY REVIEW OF PREMISES LICENCE

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	 the licence permanently or for a temporary period of up to 3 months; and/or 3. To remove the designated premises supervisor; and/or 4. To suspend the whole premises licence for a period not exceeding 3 months; or 5. To revoke the licence. 		
Issue 2	The Panel should determine, (bearing in mind its determination in relation to Issue 1,) which of the interim steps already imposed should cease when the determination in relation to Issue 1 takes effect.		
Relevant	Section 53C Licensing Act 2003 (as amended by the		
Legislation	Violent Crime Reduction Act 2006)		
Relevant Policy	Paragraphs 6.55 – 6.57of the Statement of Licensing Policy		
Relevant	Chapter 11 of the Guidance issued under section 182 of		
Guidance	the Licensing Act 2003 and		
	Paragraphs 5.1 to 5.7 of the DCMS non-statutory		
	guidance on expedited/summary licence reviews		
Published	Licensing Act 2003 (as amended)		
documents referred to in	Guidance issued under Section 182 of the Licensing Act		
compiling this	2003. DCMS pap statutory guidance on expedited/summary		
report	DCMS non-statutory guidance on expedited/summary licence reviews		
	Statement of Licensing Policy issued by Nottingham City Council.		

Andrew Errington Director of Community Protection Central Police Station North Church Street Nottingham NG1 4BH

Contact Officer: Zoey Mayes: Tel: 0115 8761756



Licensing Act 2003

Communities

Derwent Building Eastcroft Depot London Road Nottingham NG2 3AH Tel: 0115 915 5555 Fax: 0115 876 1769

Premises Licence

Premises licence number: 037393

Part 1 – Premises details

Postal addr	ess of pre	emises, or if none, ordna	nce survey map refer	ence or description
Soul Lounge Basement 19 Stoney S				
Post town Nottingham		am	Post code	NG1 1LP
Telephone number		0115 9417072		

Where the licence is time limited the dates

Not applicable

Licensable activities authorised by the licence

Live Music Recorded Music Performances of Dance Provision of Facilities for Making Music and Dancing Late Night Refreshment Sale by Retail of Alcohol



Nottingham A city we're all proud of

The times the licence authorises the carrying out of licensable activities					
Live Music, Performances of Dance, Provision of Facilities for Making Music and for					
Dancing:					
Monday	from 11.00 hrs to 02.00 hrs the following morning				
Tuesday	from 11.00 hrs to 02.00 hrs the following morning				
Wednesday	from 11.00 hrs to 02.00 hrs the following morning				
Thursday	from 11.00 hrs to 02.00 hrs the following morning				
Friday	from 11.00 hrs to 03.00 hrs the following morning				
Saturday	from 11.00 hrs to 03.00 hrs the following morning				
Sunday	from 12.00 hrs to 01.00 hrs the following morning				
Sundays preceding a	a Bank Holiday Monday (except Easter Monday)				
	from 12.00 hrs to 02.00 hrs the following morning				
New Years Eve	from the start of permitted hours on New Years Eve to the end of				
	permitted hours on New Years Day.				
Recorded Music for 24 hours per day					
Late Night Refresh	ment:				
Monday	from 23.00 hrs to 02.30 hrs the following morning				
Tuesday	from 23.00 hrs to 02.30 hrs the following morning				
Wednesday	from 23.00 hrs to 02.30 hrs the following morning				
Thursday	from 23.00 hrs to 02.30 hrs the following morning				
Friday	from 23.00 hrs to 02.30 hrs the following morning				
Saturday	from 23.00 hrs to 02.30 hrs the following morning				
Sunday	from 23.00 hrs to 01.00 hrs the following morning				
New Years Eve	from 23.00 hrs to 05.00 hrs the following morning				
Sale by Retail of Alcohol:					
Monday	from 10.00 hrs to 02.00 hrs the following morning				
Tuesday	from 10.00 hrs to 02.00 hrs the following morning				
Wednesday	from 10.00 hrs to 02.00 hrs the following morning				
Thursday	from 10.00 hrs to 02.00 hrs the following morning				
Friday	from 10.00 hrs to 02.00 hrs the following morning				
Saturday	from 10.00 hrs to 02.00 hrs the following morning				
Sunday	from 12.00 hrs to 00.30 hrs the following morning				
Sunday preceding a Bank Holiday Monday (except Easter Sunday) from 12.00 hrs to 02.00 hrs					
New Years Eve	from the start of permitted hours on New Years Eve to the end of				
	permitted hours on New Years Day				

The opening hours of the premises

At the licensee's discretion, but licensable activities are only to be provided as outlined above.

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

Alcohol - On the premises Alcohol - Off the premises Part 2

Name, (registered) address, telephone number and e-mail (where relevant) of holder of premises licence

Soccerassociation.com, 21 Stoney Street, Nottingham NG1 1LP

(Transferred 29 December 2011)

Registered number of holder, for example company number, charity number (where applicable)

03911205

Name, address and telephone number of designated premises supervisor where the premises licence authorises the supply of alcohol

Anthony Rowe

(Varied 11 October 2012)

Personal licence number and issuing authority of personal licence held by designated premises supervisor where the premises licence authorises the supply of alcohol

12/0094/PERS issued by Gedling Borough Council.

Rawson Signed: **Licensing Officer**

Dated: 27 September 2005 Varied: 11 October 2012

Annex 1 - Mandatory conditions

S. 19 Licensing Act 2003

- 1. No supply of alcohol may be made under this licence
 - a. At a time when there is no designated premises supervisor in respect of it or,
 - b. At a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.
- 2. Every retail sale or supply of alcohol made under this licence must be made or authorised by a person who holds a personal licence.
- 3. (1) The responsible person shall take all reasonable steps to ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
 - (2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises in a manner which carries a significant risk of leading or contributing to crime and disorder, prejudice to public safety, public nuisance, or harm to children
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to
 - drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise)
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic (other than any promotion or discount available to an individual in respect of alcohol for consumption at a table meal, as defined in section 159 of the Act)
 - provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less;
 - (d) provision of free discounted alcohol in relation to the viewing on the premises of a sporting event, where that provision is dependent on
 - (i) the outcome of a race, competition or other event or process, or
 - (ii) the likelihood of anything occurring or not occurring;
 - (e) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner.
- 4. The responsible person shall ensure that no alcohol is dispensed directly by one person into the mouth of another (other than where that person is unable to drink without assistance by reason of a disability).
- 5. The responsible person shall ensure that free tap water is provided on request to customers where it is reasonably available.
- (1) The premises licence holder or club premises certificate holder shall ensure that an age verification policy applies to the premises in relation to the sale or supply of alcohol.
 - (2) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and a holographic mark.

- 7. The responsible person shall ensure that -
 - (a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures-
 - (i) beer or cider: ½ pint;
 - (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
 - (iii) still wine in a glass: 125 ml; and
 - (b) customers are made aware of the availability of these measures.

Annex 2 - Conditions consistent with the Operating Schedule

On Licence with Special Hours Certificate

Alcohol shall not be sold or supplied except during permitted hours.

(1)The permitted hours shall commence:-

- On days, other than Sundays, Christmas Day, and Good Friday, at 10 am.
- On Sundays, Christmas Day and Good Friday at noon

(NB For New Years Eve permitted hours commence at 10am unless New Years Eve falls on a Sunday when they shall commence at Noon).

(2) Subject to the following paragraphs, the permitted hours on Monday to Thursday shall extend until one o'clock the following morning, Friday and Saturday shall extend until 1.30 am the following morning.

(a) the permitted hours shall end at midnight on any day on which music and dancing is not provided after midnight; and

(b) on any day that music and dancing end between midnight and two o'clock in the morning, the permitted hours shall end when the music and dancing end

(3) In relation to the morning on which summer time begins, paragraph (2) of this condition shall have effect with the substitution of references to three o'clock in the morning for references to two o'clock in the morning or one hour following the hour actually specified in the certificate where the certificate currently requires closure between 1 a.m. and 2 a.m.

(4) Except as provided in (5) below the permitted hours on Sundays shall extend until thirty minutes past midnight in the following morning *or if an earlier hour is specified in the certificate, that hour* except that –

(a) the permitted hours shall end at midnight on any Sunday on which music and dancing is not provided after midnight:

(b) where music and dancing end between midnight on any Sunday and thirty minutes past midnight, the permitted hours on that Sunday shall end when the music and dancing end,

(5) On Sundays immediately before bank holidays other than Easter Sunday, the permitted hours shall extend until 2am the following morning except that-

(a) the permitted hours shall end at midnight on any Sunday on which the music or dancing is not provided after midnight;

(b) where music and dancing end between midnight on any Sunday and 2 am, the permitted hours on that Sunday shall end when the music and dancing end

(6) On New Year's Eve the permitted hours shall extend through from the end of permitted hours on New Year's Eve to the start of permitted hours on the following day (or, if there are no permitted hours on the following day, to midnight on 31st December).

(7) The sale of alcohol must be ancillary to the use of the premises for music and dancing and substantial refreshment.

The above restrictions do not prohibit:

(a) the consumption of the alcohol on the premises during the first twenty minutes after the above hours;

(b) the taking of the alcohol from the premises, (unless the alcohol is supplied or taken in an open vessel,) during the first twenty minutes after the above hours;

(c) the consumption of the alcohol on the premises by persons taking meals there during the first thirty minutes after the above hours, if the alcohol was supplied for consumption ancillary to those meals;

(d) consumption of the alcohol on the premises by, or, the taking, sale or supply of alcohol to any person residing in the licensed premises;

(e) the ordering of alcohol to be consumed off the premises, or the despatch by the vendor of the alcohol so ordered;

(f) the sale of alcohol to a trader or club for the purposes of the trade or club;

(g) the sale or supply of alcohol to any canteen or mess, being a canteen in which the sale or supply of alcohol is carried out under the authority of the Secretary of State or an authorised mess of members of Her Majesty's naval, military or air forces;

(h) the taking of alcohol from the premises by a person residing there; or

(i) the supply of alcohol for consumption on the premises to any private friends of a person residing there who are bona fide entertained by him at his own expense, or the consumption of alcohol by persons so supplied; or

(j) the supply of alcohol for consumption on the premises to persons employed there for the purposes of the business carried on by the holder of the licence, or the consumption of liquor so supplied, if the liquor is supplied at the expense of their employer or of the person carrying on or in charge of the business on the premises.

S. 168, 171, 201 Licensing Act 1964

No person under fourteen shall be in the bar of the licensed premises during the permitted hours unless one of the following applies:

(1) He is the child of the holder of the premises licence.

(2) He resides in the premises, but is not employed there.

(3) He is in the bar solely for the purpose of passing to or from some part of the premises which is not a bar and to or from which there is no other convenient means of access or egress.

(4) The bar is in railway refreshment rooms or other premises constructed, fitted and intended to be used bona fide for any purpose to which the holding of the licence is ancillary.

In this condition "bar" includes any place exclusively or mainly used for the consumption of intoxicating liquor. But an area is not a bar when it is usual for it to be, and it is, set apart for the service of table meals and alcohol is only sold or supplied to persons as an ancillary to their table meals.

Justices Licence Conditions

- 1. Closed circuit television system with recording equipment shall be installed and operated at the premises with cameras in positions agreed with the Police. All video tapes used in connection with the CCTV system shall be retained for a period of 31 days and made available for inspection by the Police or the Licensing Justices at all reasonable times.
- 2. No person shall be employed as a door supervisor unless he holds a current registration from the Nottingham City Council. The Licensee is to ensure that such people wear and clearly display, the registration badge at all times while on duty. A record containing the names, addresses and dates of birth of door supervisors shall be made daily, kept for at least three months and be available for inspection by the Police and the Licensing Justices. When, in an emergency, it is not possible to employ or otherwise engage a registered door supervisor, a temporary door supervisor may be appointed for up to seven days, subject to the City Council's 'Emergency Procedure'.
- 3. The Licensee shall comply with the maximum occupancy figure recommended from time to time by the relevant statutory authority. A notice stating the maximum occupancy figure for the premises as a whole shall be displayed at the entrance to the premises.
- 4. If persons are waiting for admission to the premises on the highway adjacent to the premises, there shall be supervision of that area by door supervisors.
- 5. No person under 18 years of age shall be permitted on the premises.
- There shall be no structural alterations carried out at the premises which shall increase the external dimensions of the premises which, for any avoidance of doubt, shall include the dimensions any party walls and floors between the premises and any adjacent premises.

7. On Thursday, Friday and Saturday evenings, from 08.00 pm, there shall be a person at the entrance regulating entry and keeping an accurate record of the number of persons in the premise.

S.12 Children & Young Persons Act 1933

Where the number of children attending the entertainment exceeds 100 the licensee shall ensure that the provisions of Section 12 of the Children and Young Persons Act 1933 are complied with.

Standard Public Entertainment Licence Conditions

ENTERTAINMENT LICENCE CONDITIONS - GENERAL

- 1. The licensee, or a responsible person nominated by him/her in writing for the purpose shall be in charge of and on the licensed premises during the whole time that they are open for public entertainment. The person in charge shall throughout the whole time the premises are open for public entertainment, be assisted by a sufficient staff of competent attendants specially instructed by the licensee, or a person nominated by him/her, as to their duties in the event of any emergency.
- 2. The licensee shall allow any authorised officer of the Licensing Authority, Fire Authority or Police to enter all parts of the licensed premises at all reasonable times and the licensee shall conform with any reasonable request of an Authorised Officer of the Licensing Authority, Fire Authority or Police.
- 3. No exhibition, demonstration or performance of hypnotism shall be given.
- 4. The licensee shall not knowingly allow any unlawful game to be played on the licensed premises.
- 5. In relation to the morning on which summer time begins, where the terminal hour of this licence is later than 1.00 am, the terminal hour shall be extended by one hour.
- 6. Entertainments on Sundays shall be limited to those that are not prohibited by the Sunday Observance Acts as modified.
- 7. There shall be fixed and kept in a conspicuous place on the door or at the entrance of the premises, an inscription in capital letters as follows:- "LICENSED FOR PUBLIC ENTERTAINMENTS", also showing the maximum occupancy level of the premises. Where an individual part of the premises has been licensed, the maximum occupancy (where determined by the Fire Officer) shall be displayed at the entrance to that part in the form "MAXIMUM OCCUPANCY".
- 8. A copy of the Public Entertainment Licence shall be kept on the premises at all times and produced for inspection upon request by an Authorised Officer of the Licensing Authority, Police or Fire Authority.

ELECTRICAL SAFETY

- 9. The electrical system shall be in accordance with the edition of the regulations of the Institution of Electrical Engineers in force at the time of installation. All materials or equipment used in connection with the electrical system for which there is a British Standard specification, Regulations or Code of Practice shall conform to that specification, Regulation or Code.
- 10. A Report signed by a qualified electrical engineer who is a member of the National Inspection Council for Electrical Installation and Contracting (NICEIC), the Electrical Contractors Association, or the Electrical Contractors Association of Scotland, shall be submitted to the City Council on initial application and on renewal (except where a new licence and electrical reports are issued after 1 November) to the effect that the electrical system, the emergency lighting, if any, and the fire alarm system installed at the premises, if any, have been examined and tested and are in a safe working condition. All documentation relating to electrical safety submitted with an application to renew a licence must have been issued no earlier than 1 November of the preceding year. Entertainers shall only be permitted to use electrical sockets fitted with residual current device protection, complying with the current British

Standard. Such sockets must be maintained in good working order and marked 'Audio Equipment Only'.

- 11. All parts of the premises to which the public have access shall have the lighting system tested every three months and the results recorded in the fire log book. Where a secondary system of lighting is provided by the provision of hand lamps, these shall be maintained in an efficient working order and made available to staff whose duty it is to facilitate the evacuation of the premises.
- 12. Electric lighting switches and gas taps shall, as far as possible, be arranged to be protected from unauthorised interference by members of the public.
- 13. The electrical intake enclosure shall not be accessible to the public and shall be used exclusively for the purpose for which it is provided. The main supply shut off of both gas and electricity should be easily and readily accessible in case of emergency. All electrical accumulators shall be adequately ventilated and unless installed in rooms or compartments specially reserved for them, shall be completely enclosed together with the terminals in substantial enclosures constructed of, or lined with, insulating and fire resistant material. The gas meter enclosure shall be adequately ventilated and used exclusively for the purpose for which it is provided.

FIRE SAFETY

- 14. Emergency exit notices must be illuminated at all times the premises are occupied, to be legible and in the event of failure of normal lighting such signs must be illuminated by the emergency lighting supply.
- 15. Fire alarm systems should be tested weekly and the results recorded in a log book. The system shall be maintained in efficient working order.
- 16. Testing and maintenance shall be carried out on all fire equipment, which shall be maintained in efficient working order.
- 17. Portable fire extinguishers shall be examined at least once annually and tested by a BAFE registered extinguisher maintenance engineer.
- 18. A notice or notices clearly indicating the position of the nearest telephone by which the emergency services may be summoned must be provided in suitable locations. If the premises are to be used for the regular provision of indoor sporting entertainment, a telephone <u>must</u> be installed.
- 19. The licensee must inform both the Fire Service, the Police and the Licensing Authority of any fire, however slight that occurs on the premises.
- 20. A fire log book must be kept which records details of tests, examinations and fire drill instruction. The log book must be readily available and produced for inspection by an authorised Officer of the Licensing Authority, Fire Authority or Police.
- 21. All members of staff must receive written instruction and training appropriate to their responsibilities in the event of an emergency. The training and instruction of staff on fire safety must include actions on discovering a fire, raising the alarm, location and use of fire fighting equipment, evacuation of the public and staff, calling the fire service. This training is to be carried out immediately to new staff as part of an induction programme and periodically repeated no less than twice per year.

PUBLIC ORDER AND ACCESS

- 22a. The total number of persons allowed on the premises, is as stated on the licence.
 - Any request to amend the occupancy must be by applying to vary the licence.
- 22b. The licensee shall ensure that an effective system for determining the number of persons on the premises at any one time is used at all times when the premises are open for public entertainment. Staff responsible for monitoring and controlling access to the premises and management staff are to be aware of the maximum occupancy figures for the entire premises and where appropriate specific areas within the premises. These staff members must be instructed as to how the occupancy figure is to be monitored and the action to be taken when the maximum occupancy figure is reached.
- 22c. The licensee shall not allow the stated maximum occupancy to be exceeded.
- 23. The licensee shall maintain and keep good order and decent behaviour on the premises.

- 24. No public music, dancing, exhibition, recitation or entertainment of a like kind shall be permitted or suffered to take place in the licensed premises which is offensive, obscene, immoral, licentious, indecent or likely to produce riot, tumult or a breach of the peace, and the operation of the premises shall be carried out in such a way to prevent such conduct.
- 25. Table dancing, lap dancing, pole dancing and all forms of entertainment, dancing, or displays that include nudity or sexual performances of any kind are prohibited.
- 26. Collapsible gates or roller shutters, if installed, shall be opened to allow full width and necessary height of exit way before admission of the public, and must be kept locked in that position at all times the public are on the premises. A notice stating the requirements of this rule as to the opening and locking of the gates and shutters shall be kept posted in a conspicuous position near the gates or shutters.
- 27. In the case of seated audiences, adequate gangways of not less than 1.07 metres (3ft 6in) wide shall be provided for the free passage of the audience. These gangways shall not be occupied or obstructed in any manner and must be arranged opposite exit doors wherever possible.
- 28. Where the premises are to be used for a seated audience (except lunches or dinners) exceeding 200 persons, all seats shall be securely fixed to the floor, or secured together in groups of four and 12. Where more than 400 persons are to be accommodated, the seats adjoining front, back or across the gangways and seats adjoining exits shall be securely fixed to the floor. The seats shall be so arranged that no seat or part of a seat shall be more that 4.57 metres (15 ft) from a gangway, measured in line of seating. Seating arrangements should comply with current British Standards and Codes of Good Practice.
- 29a. No person shall be employed or otherwise engaged on the licensed premises as a door supervisor unless he/she holds a current registration from the Security Industry Authority.
- 29b. At all times when engaged on supervisory duties a person shall wear and clearly display the registration badge issued by the Security Industry Authority.
- 29c. 'Door supervisor' means any person employed at or near the entrance to the licensed premises to ascertain or satisfy him/herself as to the suitability of customers to be allowed on the premises, and/or is primarily employed to maintain order on the premises.
- 29d. The licensee shall maintain on the premises a log book in which the names, addresses and dates of birth of all licensed door supervisors, and the licence number of licensed door supervisors shall be entered for each day that they are engaged at the premises.
- 29e. The log book shall be kept for a period of at least three months from the date of the last entry and be readily available for inspection by an authorised officer of the Licensing Authority, Fire Authority or Police.
- 30. This condition applies to premises which are licensed for liquor (other than by way of an occasional licence) and which are licensed to remain open after the general licensing hours defined and prescribed by Section 60 of the Licensing Act 1964.
- 30a. The licensee shall provide free and unrestricted access to cold drinking water at a location which is readily accessible to customers. The water shall be provided without any charge.
- 30b. The licensee shall provide rest facilities which are cooler, quieter and preferably separate from the main dance area(s). Adequate seating shall be provided with the rest facilities.
- 30c. The licensee shall provide full working air conditioning and/or room temperature regulation appropriate for the type of event. Such air conditioning and/or room temperature regulation shall be properly maintained and shall operate during the provision of entertainment.
- 30d. The licensee shall ensure that adequate first aid provision is available at all times to include having at least one nominated and suitably trained first aider on the premises at all times during the event.

- 31. a) In premises licensed for public dancing, the dance floor shall be clearly delineated and shall be positioned in such a way as to ensure the safety of persons using the dance floor.
 - b) The arrangements for access around the dance floor and for seating in the vicinity of the dance floor shall be such that neither dancers nor patrons, seated or otherwise, are put at risk of physical injury.
- 32. The licensee shall ensure that all plant and equipment used on the premises to which the licence relates is maintained in a safe condition and except for necessary maintenance be securely fenced or otherwise guarded so as to preclude any danger.
- 33a. The provision of sanitary conveniences and other appliances and facilities must be in accordance with the current British Standard.
- 33b. All sanitary conveniences and appliances must be kept in good order and repair and kept effectively cleansed and ventilated. The licensee must ensure that every part of the premises to which the licence applies is maintained in a good state of structural repair and stability.
- 34. No structural alterations to the premises shall be made without the City Council's consent. Any request made to alter the premises must be by applying to vary the licence.
- 35. The licensee must ensure that every part of the premises is maintained in a good state of structural repair and stability.
- 36. The licensee must ensure that in every part of the premises to which the licence applies, the floors, walls, ceilings, windows, doors and fixtures are maintained in a clean condition, that the walls, ceilings, windows and doors are maintained in a reasonable state of decoration, and that no accumulation of dirt, rubbish or flammable material is allowed in any part of the licensed premises or in any other place under the control of the licensee and adjacent to the licensed premises.
- 37. Refuse must be stored in proper dustbins or other suitable receptacles with close fitting lids.
- 38. The licensee shall take all due precautions for the prevention of accident and shall not permit any act which is likely to cause fire or danger to the public.
- All gangways, staircases and exits shall be kept clear of obstructions, well illuminated and free from any trip hazard whilst the premises are open for public entertainment.

NOISE AND GENERAL NUISANCE

- 40. Any noise produced or associated with the entertainment must not be audible at the façade of the nearest residential, commercial or industrial premises.
- 41. The licensee shall take all reasonable steps to ensure that patrons awaiting entry to the premises or leaving the premises do not cause annoyance or nuisance to any other person in the vicinity of the premises.
- 42. Sound insulation or control equipment which is installed to prevent noise nuisance to the occupiers of neighbouring premises shall be maintained in satisfactory working order.

SPECIAL EFFECTS

43. Lasers and strobes are not to be used without the written consent of the City Council. A warning sign to the effect that a laser or strobe is to be used in premises must be clearly displayed at all public entrances to the premises such that the public can see the warning sign before entering.

Special Conditions – Varied: 11 October 2012

- 1. Maximum Occupancy:- 184 persons excluding staff
- 2. A qualified first aid person must be present.
- 3. Suitably trained door staff must be present.
- 4. No person under the age of 18 be allowed access to the premises.
- 5 There must be no consumption of alcohol after 2.30am to 3.00am.

6. A CCTV system must be installed and maintained to the satisfaction of the Police. All video tapes must be retained for a minimum period of 31 days and made available for inspection by the Police or an authorised Officer of Nottingham City Council.

Annex 3 - Conditions attached after a hearing by the licensing authority

Not applicable

Annex 4 - Plans

Drawing submitted with the application dated 28 July 2005.

Dated: 27 September 2005 Varied: 11 October 2012