VARY DPS APPLICATION



Gateshead

Application to vary a premises licence to specify an individual as designated premises supervisor Licensing Act 2003

For help contact licensing@gateshead.gov.uk Telephone: 0191 433 4741

* required information

| You can save the form at a | ny time and resume it later. You do not need to | be logged in when you resume. |
|--|---|---|
| System reference | Not Currently In Use | This is the unique reference for this application generated by the system. |
| Your reference | BB/02473 | You can put what you want here to help you track applications if you make lots of them. It is passed to the authority. |
| Are you an agent acting on • Yes | behalf of the applicant? No | Put "no" if you are applying on your own behalf or on behalf of a business you own or work for. |
| Applicant Details | | |
| * First name | ISHFAQ | |
| * Family name | HUSSAIN | |
| * E-mail | bbrar@brar.co.uk | |
| Main telephone number | 07894553970 | Include country code. |
| Other telephone number | | |
| ☐ Indicate here if the ap | plicant would prefer not to be contacted by tel | ephone |
| ls the applicant: | | |
| Applying as a business or organisation, including as a sole trader | | A sole trader is a business owned by one |
| Applying as an individ | lual | person without any special legal structure. Applying as an individual means the applicant is applying so the applicant can be employed, or for some other personal reason, such as following a hobby. |
| | | |

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|---|--|--|
| Address | | |
| * Building number or name | 54 | |
| * Street | Redmires Close | |
| District | Ouston | |
| * City or town | Chester Le Street | |
| County or administrative area | Durham | |
| * Postcode | DH2 1SB | |
| * Country | United Kingdom | |
| | | |
| Agent Details | | |
| * First name | Birinder Singh | |
| * Family name | Brar | |
| * E-mail | bbrar@brar.co.uk | |
| Main telephone number | 01912766880 | Include country code. |
| Other telephone number | 07734830462 | |
| ☐ Indicate here if you wou | ıld prefer not to be contacted by telephone | - |
| Are you: | | |
| • An agent that is a busine | ess or organisation, including a sole trader | A sole trader is a business owned by one person without any special legal structure. |
| C A private individual actir | ng as an agent | person without any special legal structure. |
| Agent Business | | |
| ls your business registered in the UK with Companies House? | • Yes C No | Note: completing the Applicant Business section is optional in this form. |
| Registration number | 07190563 | |
| Business name | Brar & Co Limited | If your business is registered, use its registered name. |
| /AT number | 555999862 | Put "none" if you are not registered for VAT. |
| egal status | Private Limited Company | |
| our position in the business | Director/Solicitor | |
| lome country | United Kingdom | The country where the headquarters of your business is located. |
| | | |

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|---|--|---|
| Agent Registered Address | | Address registered with Companies House. |
| Building number or name | 240a | |
| Street | Chillingham Road | |
| District | Heaton | |
| City or town | Newcastle upon Tyne | |
| County or administrative area | Tyne and Wear | |
| Postcode | NE6 5LP | |
| Country | United Kingdom | |
| | | |
| Section 2 of 4 | | |
| PREMISES DETAILS | | |
| I/we apply to vary a premises I section 37 of the Licensing Act | icence to specify the individual named in this a 2003. | pplication as the premises supervisor under |
| * Premises licence number | 00CH 03017 | |
| Are you able to provide a post | al address, OS map reference or description of | he premises? |
| | p reference (Description | are premises. |
| Address | | |
| * Building number or name | Ravensworth Food Market | |
| * Street | Ravensworth Road | |
| District | Birtley | |
| * City or town | Chester Le Street | |
| County or administrative area | Durham | |
| Postcode | DH3 1EE | |
| * Country | United Kingdom | |
| Contact Details | | · |
| E-mail | | |
| Telephone number | 01914102035 | |
| Other telephone number | | |
| ؛ Describe the premises. For exan | nple, what type of premises it is | |
| Ground Floor Retail Shop | | |
| | | |

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|--|--|--|
| Section 3 of 4 SUPERVISOR | | |
| Full Name Of Proposed Des | signated Premises Supervisor | |
| * First name | Ishfaq | |
| * Family name | Hussain | |
| * Nationality | British | |
| * Place of birth | Mirpur Pakistan | |
| * Date of birth | 06 / 01 / 1981 dd mm yyyy | |
| Personal licence number of proposed designated premises supervisor | DCC/PER/C/0497 | |
| Issuing authority of that licence | DURHAM COUNTY COUNCIL | |
| Full Name Of Existing Desig | nated Premises Supervisor | |
| First name | Yasser | |
| Family name | Khaliq | |
| * Would you like this applicati the Licensing Act 2003? | ion to have immediate effect under section 38 o | of |
| Yes | C No | |
| * Will the premises licence or a application? | relevant part of it be submitted with this | |
| Yes | C No | |
| How will the consent form of toe supplied to the authority? | he proposed designated premises supervisor | |
| C Electronically, by the pro | posed designated premises supervisor | |
| As an attachment to this | variation | |
| Reference number for consent orm (if known) | | If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference' |
| ection 4 of 4 | | Torcience |
| AYMENT DETAILS | - | |
| | thority. If you complete the application online, | you must pay it by debit or credit card. |
| his formality requires a fixed f | ee of £23 | |
| ECLARATION | | |

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| STATEMENT IN OR IN CONN SUMMARY CONVICTION TO IN A PARTNERSHIP WHICH I PARTNERSHIPS] IT IS AN OF THEY KNOW, OR HAVE REAS THEIR IMMIGRATION STATU TO EMPLOYMENT WILL BE L NATIONALITY ACT 2006 AN THEY DO SO IN THE KNOWL | IS AN OFFENCE, UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE IECTION WITH THIS APPLICATION. THOSE WHO MAKE A FALSE STATEMENT MAY BE LIABLE ON A FINE OF ANY AMOUNT. [APPLICABLE TO INDIVIDUAL APPLICANTS ONLY, INCLUDING THOSE S NOT A LIMITED LIABILITY PARTNERSHIP, BUT NOT COMPANIES OR LIMITED LIABILITY FENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971] FOR A PERSON TO WORK WHEN SONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF IS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ASYLUM AND D, PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN OFFENCE WHERE EDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS DISQUALIFIED. |
| This section should be complete behalf of the applicant?" | eted by the applicant, unless you answered "Yes" to the question "Are you an agent acting on |
| * Full name | BIRINDER SINGH BRAR |
| * Capacity | SOLICITOR |
| * Date | 16 / 11 / 2017 dd mm yyyy |
| | Remove this signatory |
| | Add another signatory |
| OFFICE USE ONLY | |
| | |
| Applicant reference number | BB/02473 |
| Fee paid | |
| Payment provider reference | |
| ELMS Payment Reference | |
| Payment status | |
| Payment authorisation code | |
| Payment authorisation date | |
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| < Previous <u>1</u> <u>2</u> <u>3</u> <u>4</u> | Next > |

Consent of individual to being specified as premises supervisor

| I ISHFAQ HUSS | AIN | • |
|--|---|---|
| [full name of prospective pre | nises supervisor] | |
| • | | • |
| of | | • |
| | | |
| 54 REDIVIRES CLC | SE CONTRACTOR OF THE SECOND CONTRACTOR OF THE | |
| OUSTON | | |
| CHESTER LE STREE | 7 | |
| DURHAM | | |
| DH2 15B | | |
| , | | |
| [home address of prospective premi- | es supervisor] | *************************************** |
| hereby confirm that I give my supervisor in relation to the ap | consent to be specified as the | designated premises |
| [type of application] BRTVE | LILENCE GR REMENSION , CO DIRECTION, DITT LEE | PODMARKET, 3 RAVENUMORTH (|
| [name of applicant] | ل | |
| relating to a premises licence | 00 CH03017 | |
| • | [number of existing licence, if any] | |
| for | | |
| RAVENSWORTH FOOD 3 RAVENSWORTH ROA BIRTLEY CHESTER-LE-STREET DH3 1EE | D | |
| [name and address of premises to whice | h the application relates] | |

| and any premises licence by | e to be granted or varied | in respect of this application made |
|---|---|---|
| SWAW Hussa [name of applicant] | ω. | |
| concerning the supply of | alcohol at | |
| | | |
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| PARTIFICITY FOOD M | ALCET, ? Panensworm Res to which application relates] | nd, Brawy Confusin Dr 3166 |
| | | ited Kingdom and am applying for, licence, details of which I set out |
| Personal licence number | | |
| DCC PEA C | 0 497 r, If anyj | |
| Personal licence issuing | authority | • |
| DWNAM ([insert name and address and i | OVIN 1 CONTU | lcence issuing authority, if any] |
| | | |
| Signed | ISHEAU HUSS | AIN |
| Name (please print) | ISLEAU HUSSAI | N |
| Date | 13/1/2017 | |

Objection



Central Area Command (Gateshead)
Eldon Square, Floor 1
Central Management Office
Eldon Court, Percy Street
Newcastle upon Tyne NEI 7JB
Tel: 101

DATE: 1st December 2017

Applicant:
Ishfaq HUSSAIN
54 Redmires Close
Ouston, Chester-Le-Street
DH2 1SB

OBJECTION NOTICE

APPLICATION TO TRANSFER PREMISES LICENCE UNDER THE LICENSING ACT 2003 AND

APPLICATION TO VERY PREMISES LICENCE TO SPECIFY AN INDIVIDUAL AS DESIGNATED PREMISES SUPERVISOR

PREMISES: RAVENSWORTH FOOD MARKET Ravensworth Road Birtley, Chester-Le-Street DH3 1EE

Northumbria Police wish to object to both applications to vary DPS and transfer the premises licence at RAVENSWORTH FOOD MARKET, Ravensworth Road, Birtley, Chester-Le-Street DH3 1EE

It is our belief that the applications have been made in an attempt to circumvent the Licensing Act 2003 system and frustrate the ongoing premises licence review process. Northumbria Police are in support of this review.

We feel that the prevention of crime and disorder licensing objective will continue to be undermined should both appointments take place.

Relevant extracts from Gateshead Council's Statement of Licensing Policy



STATEMENT OF LICENSING POLICY Licensing Act 2003 7 January 2016 - 6 January 2021

- Gateshead Transport Strategy & Tyne & Wear Local Transport Plan
- The Local Government Declaration on Alcohol signed by Gateshead Council in June 2015
- 5.4 The Licensing Authority will seek to achieve integration with relevant strategies and their aims in its decision making.

Human Rights

- 5.5 The Licensing Authority will have particular regard to the following relevant provisions of the European Convention on Human Rights:
 - Article 6 that in determination of civil rights and obligations everyone is entitled to a fair and public hearing within a reasonable time by an independent and impartial tribunal established by law
 - Article 8 that everyone has the right to respect for their home and private life;
 and
 - Article 1 of the First Protocol that every person is entitled to the peaceful enjoyment of their possessions.

Equality and Diversity

- Applicants and licensees should be aware of their obligations under the Equality Act 2010 and the characteristics protected by the legislation which are:
 - Age
 - Disability
 - Gender reassignment
 - Marriage and civil partnership
 - Pregnancy and maternity
 - Race
 - Religion and belief
 - · Sex; and
 - Sexual orientation
- 5.7 It is expected that responsible licensees will be sensitive to the needs of their varied customer base and prepared to make reasonable adjustments to accommodate those needs.
- 5.8 The Equality Act 2010 also requires the Licensing Authority to have due regard to the need to eliminate discrimination, harassment and victimisation; advance equality of opportunity; and foster good relations between people with different protected characteristics. Each application will be considered with this in mind.

Crime and disorder

5.9 Section 17 of the Crime and Disorder Act 1998 introduced a wide range of measures for preventing crime and disorder and imposed a duty on the Council, Northumbria Police and others to consider crime and disorder reduction in the exercise of all their duties. The reduction of crime and disorder is integral to this Council's approach to the Licensing Act.

individuals who cause disturbance, disorder, use drugs or use or threaten violence in and around licensed premises. By acting collectively in excluding such people from a number of premises in the area, this means that the problem is not simply moved from one pub to the next. Pubwatch schemes have been found to be effective tools in tackling anti-social behaviour in many areas where the schemes are well run and there is a significant level of participation by licence holders in the borough. The Gateshead Alcohol Harm Reduction Strategy 2013-2015 recognises the importance of the Pubwatch scheme and envisages it being used to share and develop best practice and as a forum for training.

Regional and national working

- 5.18 The Licensing Authority participates in regional working through the North East Strategic Licensing Group, which is comprised of representatives of each of the twelve North East Licensing Authorities, and forms part of the North East Public Protection Partnership.
- 5.19 The Licensing Authority also works closely with Balance the North East Alcohol Office, to achieve an integrated approach across the region and with key partners such as the Police.
- 5.20 From the national perspective, representatives of the Licensing Authority participate in the Local Government Association's Licensing Policy Forum, and the Licensing Special Area of Activity for Lawyers in Local Government.

6. General Principles of the Policy

- 6.1 Each application will be determined on its merits having regard to this Policy, Guidance under Section 182 of the Act, the Act itself and supporting Regulations.
- 6.2 The Licensing Authority considers:
 - the effective and responsible management of premises
 - · instruction, training and supervision of staff; and
 - · the adoption of best practice

to be amongst the most important control measures for the achievement of all the licensing objectives. For this reason, the Licensing Authority will expect these elements to be specifically considered and addressed within an applicant's operating schedule.

- 6.3 Applicants who do not clearly demonstrate how they intend to address these issues in their operating schedules should expect their applications to be objected to, including by the Licensing Authority.
- 6.4 Also, licensees whose practice does not meet this expectation may have their licence reviewed, and as above this may be triggered by the Licensing Authority itself.

7. Licensing Objectives

7.1 Applicants will need to provide evidence to the Licensing Authority that, in respect of each of the four licensing objectives, suitable and sufficient measures, as detailed in their Operating Schedule, will be implemented and maintained, and will be relevant to the individual style and characteristics of their premises and events.

Prevention of Crime and Disorder

- 7.2 The Licensing Authority will expect to see evidence that the following specific matters that impact on crime and disorder have been addressed in the Operating Schedule of the premises:
 - The capability of the person who is in charge to run the premises during trading hours or when Regulated Entertainment is provided to effectively and responsibly manage and supervise the premises, including associated open areas
 - The steps to be taken in the absence of the Designated Premises Supervisor to effectively manage the business.
 - The steps taken or to be taken to ensure that appropriate instruction, training and supervision is given to those employed or engaged in the premises to prevent incidents of crime and disorder
 - The measures taken or to be taken to raise staff awareness and discourage and prevent the use or supply of illegal drugs on the premises
 - The features currently in place or planned for physical security at the premises, such as lighting outside the premises
 - The policies that have been determined in respect of adoption of appropriate existing and future best practice guidance (eg Safer Clubbing, the National Alcohol Harm Reduction Strategy Toolkit, etc)
 - Any arrangements which the licence holder proposes to work in partnership with the Council, police and other traders in establishing a method of coordinating closing times to prevent crowds emerging from premises at the same time and to prevent migration between premises with different closing times
 - Any appropriate additional measures taken or to be taken for the prevention of violence or public disorder
- 7.3 The extent to which the above matters need to be addressed will be dependent on the individual style, characteristics and location of the premises, and proposed events and activities. In general however, the Licensing Authority will expect more comprehensive measures to be in place at late night entertainment venues or in premises with a history of crime and disorder issues.
 - 7.4 In such premises appropriate additional measures taken or to be taken for the prevention of violence or public disorder may include:

- Provision of effective CCTV both within and around premises
- · Employment of SIA licensed door staff
- Provision of toughened or plastic glasses
- Procedures for risk assessing drinks promotions and events such as 'happy hours' for the potential to cause crime and disorder and plans for minimising such risks
- 7.5 The Licensing Authority will have particular regard to representations from the Police in deciding whether the above issues have been adequately addressed. It will not normally grant an application where representations indicate a potential negative impact on crime and disorder, unless the applicant can demonstrate compelling reasons why the application should be approved in the light of these concerns.

Public Safety

- 7.6 The Licensing Authority will expect to see that applicants have considered the impact that the following factors may have on public safety:
 - The occupancy capacity of the premises
 - The age, design and layout of the premises, including means of escape in the event of fire
 - The nature of the licensable activities to be provided, in particular the sale or supply of alcohol, and/or the provision of music and dancing and including whether those activities are of a temporary or permanent nature
 - The hours of operation (differentiating the hours of opening from the hours when licensable activities are provided, if different)
 - Customer profile (eg age, disability)
 - The use of special effects such as lasers, pyrotechnics, smoke machines, etc
- 7.7 The following examples of control measures are given to assist applicants who may need to take account of them in their operating schedule, having regard to their particular type of premises and/or activities:
 - Suitable and sufficient risk assessments
 - Effective and responsible management of the premises
 - Provision of a sufficient number of people employed or engaged to secure the safety of the premises and patrons

- What steps will be taken to promote the Licensing Objectives.
- 10.5 It is recommended that applicants contact responsible authorities when preparing operating schedules to discuss any relevant concerns.

11. Designated Premises Supervisor

- 11.1 Designated Premises Supervisors have an important role to play in ensuring that the measures to promote the licensing objectives that are set out in an operating schedule are put into practice on a day to day basis.
- 11.2 Where there is a requirement for premises to have a Designated Premises Supervisor, it is expected that the person will be a key person related to the premises, so that matters arising can be dealt with as quickly as possible.
- 11.3 It is expected that a Designated Premises Supervisor will have day to day responsibility for running the premises and will be present at the premises at least 50% of the time in a seven day week that the premises are open for the carrying on of licensable activities.
- 11.4 Where the Designated Premises Supervisor is not available at the premises for whatever reason, the Licensing Authority will expect an individual to be nominated as a point of contact who will have details of where the Designated Premises Supervisor can be contacted.
- 11.5 Where there are problems associated with the running of a premises that stem from the DPS's performance of that role, they may be removed from the role by the Licensing Sub-Committee.

12. Conditions

- 12.1 Whilst the Licensing Act sets out the regulatory framework that applies to all licensees, conditions can be added to individual licences to prescribe how the licensable activities are to be carried out having regard to all the relevant individual circumstances.
- 12.2 There are three types of condition:
 - mandatory conditions imposed by the Secretary of State applicants and licensees are expected to comply with the relevant mandatory conditions that apply to the activities they carry out, and to be aware that these mandatory conditions change from time to time. The Home Office issued guidance in respect of these mandatory conditions in October 2014:

https://www.gov.uk/government/uploads/system/uploads/attachment data/file/350507/2014-08-29 MC Guidance v1 0.pdf.

 conditions imposed voluntarily by the applicant / licensee – these conditions will be consistent with the applicant / licensee's operating schedule, although the wording may be amended to ensure clarity and enforceability. Applicants and licensees should note that in line with this Policy, in certain cases the Licensing Authority will assume unless

Relevant extracts from guidance issued under section 182 of the Licensing Act 2003



Revised Guidance issued under section 182 of the Licensing Act 2003

April 2017

2. The licensing objectives

Crime and disorder

- 2.1 Licensing authorities should look to the police as the main source of advice on crime and disorder. They should also seek to involve the local Community Safety Partnership (CSP).
- In the exercise of their functions, licensing authorities should seek to co-operate with the Security Industry Authority ("SIA") as far as possible and consider adding relevant conditions to licences where appropriate. The SIA also plays an important role in preventing crime and disorder by ensuring that door supervisors are properly licensed and, in partnership with police and other agencies, that security companies are not being used as fronts for serious and organised criminal activity. This may include making specific enquiries or visiting premises through intelligence led operations in conjunction with the police, local authorities and other partner agencies. Similarly, the provision of requirements for door supervision may be appropriate to ensure that people who are drunk, drug dealers or people carrying firearms do not enter the premises and ensuring that the police are kept informed.
- 2.3 Conditions should be targeted on deterrence and preventing crime and disorder including the prevention of illegal working in licensed premises (see paragraph 10.10). For example, where there is good reason to suppose that disorder may take place, the presence of closed-circuit television (CCTV) cameras both inside and immediately outside the premises can actively deter disorder, nuisance, anti-social behaviour and crime generally. Some licence holders may wish to have cameras on their premises for the prevention of crime directed against the business itself, its staff, or its customers. But any condition may require a broader approach, and it may be appropriate to ensure that the precise location of cameras is set out on plans to ensure that certain areas are properly covered and there is no subsequent dispute over the terms of the condition.
- 2.4 The inclusion of radio links and ring-round phone systems should be considered an appropriate condition for public houses, bars and nightclubs operating in city and town centre leisure areas with a high density of licensed premises. These systems allow managers of licensed premises to communicate instantly with the police and facilitate a rapid response to any disorder which may be endangering the customers and staff on the premises.
- 2.5 Conditions relating to the management competency of designated premises supervisors should not normally be attached to premises licences. It will normally be the responsibility of the premises licence holder as an employer, and not the licensing authority, to ensure that the managers appointed at the premises are competent and appropriately trained. The designated premises supervisor is the key person who will usually be responsible for the day to day management of the premises by the premises licence holder, including the prevention of disorder. A condition of this kind may only be justified as appropriate in rare circumstances where it can be demonstrated that, in the circumstances associated with particular premises, poor management competency could give rise to issues of crime and disorder and public safety.

2.6 The prevention of crime includes the prevention of immigration crime including the prevention of illegal working in licensed premises. Licensing authorities should work with Home Office Immigration Enforcement, as well as the police, in respect of these matters. Licence conditions that are considered appropriate for the prevention of illegal working in licensed premises might include requiring a premises licence holder to undertake right to work checks on all staff employed at the licensed premises or requiring that a copy of any document checked as part of a right to work check are retained at the licensed premises.

Public safety

- 2.7 Licence holders have a responsibility to ensure the safety of those using their premises, as a part of their duties under the 2003 Act. This concerns the safety of people using the relevant premises rather than public health which is addressed in other legislation. Physical safety includes the prevention of accidents and injuries and other immediate harms that can result from alcohol consumption such as unconsciousness or alcohol poisoning. Conditions relating to public safety may also promote the crime and disorder objective as noted above. There will of course be occasions when a public safety condition could incidentally benefit a person's health more generally, but it should not be the purpose of the condition as this would be outside the licensing authority's powers (be ultra vires) under the 2003 Act. Conditions should not be imposed on a premises licence or club premises certificate which relate to cleanliness or hygiene.
- A number of matters should be considered in relation to public safety. These may include:
 - · Fire safety:
 - Ensuring appropriate access for emergency services such as ambulances;
 - Good communication with local authorities and emergency services, for example communications networks with the police and signing up for local incident alerts (see paragraph 2.4 above);
 - Ensuring the presence of trained first aiders on the premises and appropriate first aid kits;
 - Ensuring the safety of people when leaving the premises (for example, through the provision of information on late-night transportation);
 - Ensuring appropriate and frequent waste disposal, particularly of glass bottles;
 - Ensuring appropriate limits on the maximum capacity of the premises (see paragraphs 2.12-2.13, and Chapter 10; and
 - Considering the use of CCTV in and around the premises (as noted in paragraph 2.3 above, this may also assist with promoting the crime and disorder objective).
- 2.9 The measures that are appropriate to promote public safety will vary between premises and the matters listed above may not apply in all cases. As set out in Chapter 8 (8.38-8.46), applicants should consider when making their application which steps it is appropriate to take to promote the public safety objective and demonstrate how they achieve that.

Licensing qualifications

4.27 Details of licensing qualifications accredited by the Secretary of State will be notified to licensing authorities and the details may be viewed on the GOV.UK website.

Relevant licensing authority

4.28 Personal licences remain valid unless surrendered, suspended, revoked or declared forfeit by the courts. For applications made on or after 6 April 2017, a licence granted to someone subject to immigration control will lapse if the individual ceases to be entitled to work in the UK. The requirement to renew a personal licence was removed from the Licensing Act 2003 by the Deregulation Act 2015. While personal licences issued before the 2015 Act have expiry dates, these licences will remain valid and such dates no longer have an effect. Once granted, the licensing authority which issued the licence remains the "relevant licensing authority" for it and its holder, even though the individual may move out of the area or take employment elsewhere. The personal licence itself will give details of the issuing licensing authority.

Changes in name or address

- 4.29 The holder of the licence is required by the 2003 Act to notify the licensing authority of any changes to a holder's name or address. These changes should be recorded by the licensing authority. The holder is also under a duty to notify any convictions for relevant offences to the licensing authority and the courts are similarly required to inform the licensing authority of such convictions, whether or not they have ordered the suspension or forfeiture of the licence. The holder must also notify the licensing authority of any conviction for a foreign offence. These measures ensure that a single record will be held of the holder's history in terms of licensing matters.
- 4.30 The 2003 Act authorises the provision and receipt of such personal information to such agencies for the purposes of that Act.

Specification of new designated premises supervisors

- 4.31 Every premises licence that authorises the sale of alcohol must specify a DPS. This will normally be the person who has been given day to day responsibility for running the premises by the premises licence holder. The only exception is for community premises which have successfully made an application to remove the usual mandatory conditions set out in the 2003 Act. Guidance on such applications is set out in paragraphs 4.52 to 4.65 of this Guidance.
- 4.32 The Government considers it essential that police officers, fire officers or officers of the licensing authority can identify immediately the DPS so that any problems can be dealt with swiftly. For this reason, the name of the DPS and contact details must be specified on the premises licence and this must be held at the premises and displayed in summary form. The DPS' personal address should not be included in the summary form in order to protect their privacy.
- 4.33 To specify a DPS, the premises licence holder should normally submit an application to the licensing authority (which may include an application for immediate interim effect) with:
 - a form of consent signed by the individual concerned to show that they consent to taking on this responsible role, and

26 | Revised Guidance Issued under section 182 of the Licensing Act 2003

- · the relevant part (Part A) of the licence.
- 4.34 If they are applying in writing, they must also notify the police of the application. If the application is made electronically via GOV.UK or the licensing authority's own electronic facility, the licensing authority must notify the police no later than the first working day after the application is given.
- 4.35 The premises licence holder must notify the existing DPS (if there is one) of the application on the same day as the application is given to the licensing authority. This requirement applies regardless of whether the application was given by means of an electronic facility, or by some other means.
- 4.36 The general guidance in Chapter 8 on electronic applications applies in respect of new applications.
- 4.37 Only one DPS may be specified in a single premises licence, but a DPS may supervise two or more premises as long as the DPS is able to ensure that the licensing objectives are properly promoted and that each premises complies with the 2003 Act and conditions on the premises licence.
- 4.38 Where there are frequent changes of DPS, the premises licence holder may submit the form in advance specifying the date when the new individual will be in post and the change will take effect.

Police objections to new designated premises supervisors

- 4.39 The police may object to the designation of a new DPS where, in exceptional circumstances, they believe that the appointment would undermine the crime prevention objective. The police can object where, for example, a DPS is first specified in relation to particular premises and the specification of that DPS in relation to the particular premises gives rise to exceptional concerns. For example, where a personal licence holder has been allowed by the courts to retain their licence despite convictions for selling alcohol to children (a relevant offence) and then transfers into premises known for underage drinking.
- 4.40 Where the police do object, the licensing authority must arrange for a hearing at which the issue can be considered and both parties can put forward their arguments. The 2003 Act provides that the applicant may apply for the individual to take up post as DPS immediately and, in such cases, the issue would be whether the individual should be removed from this post. The licensing authority considering the matter must restrict its consideration to the issue of crime and disorder and give comprehensive reasons for its decision. Either party would be entitled to appeal if their argument is rejected.
- The portability of personal licences between premises is an important concept under the 2003 Act. It is expected that police objections would arise in only genuinely exceptional circumstances. If a licensing authority believes that the police are routinely objecting to the designation of new premises supervisors on grounds which are not exceptional, they should raise the matter with the chief officer of police as a matter of urgency.

Representations from the police

In their role as a responsible authority, the police are an essential source of advice and information on the impact and potential impact of licensable activities, particularly on the crime and disorder objective. The police have a key role in managing the night-time economy and should have good working relationships with those operating in their local area⁵. The police should be the licensing authority's main source of advice on matters relating to the promotion of the crime and disorder licensing objective, but may also be able to make relevant representations with regard to the other licensing objectives if they have evidence to support such representations. The licensing authority should accept all reasonable and proportionate representations made by the police unless the authority has evidence that to do so would not be appropriate for the promotion of the licensing objectives. However, it remains incumbent on the police to ensure that their representations can withstand the scrutiny to which they would be subject at a hearing.

Licensing authorities acting as responsible authorities

- 9.13 Licensing authorities are included in the list of responsible authorities. A similar framework exists in the Gambling Act 2005. The 2003 Act does not require responsible authorities to make representations about applications for the grant of premises licences or to take any other steps in respect of different licensing processes. It is, therefore, for the licensing authority to determine when it considers it appropriate to act in its capacity as a responsible authority; the licensing authority should make this decision in accordance with its duties under section 4 of the 2003 Act.
- 9.14 Licensing authorities are not expected to act as responsible authorities on behalf of other parties (for example, local residents, local councillors or community groups) although there are occasions where the authority may decide to do so. Such parties can make relevant representations to the licensing authority in their own right, and it is reasonable for the licensing authority to expect them to make representations themselves where they are reasonably able to do so. However, if these parties have failed to take action and the licensing authority is aware of relevant grounds to make a representation, it may choose to act in its capacity as responsible authority.
- 9.15 It is also reasonable for licensing authorities to expect that other responsible authorities should intervene where the basis for the intervention falls within the remit of that other responsible authority. For example, the police should make representations where the representations are based on concerns about crime and disorder. Likewise, it is reasonable to expect the local authority exercising environmental health functions to make representations where there are concerns about noise nuisance. Each responsible authority has equal standing under the 2003 Act and may act independently without waiting for representations from any other responsible authority.
- 9.16 The 2003 Act enables licensing authorities to act as responsible authorities as a means of early intervention; they may do so where they consider it appropriate without having to wait for representations from other responsible authorities. For example, the licensing

⁵ Elections for Police and Crime Commissioners (PCCs) in all police force areas in England and Wales (except in London, where the Mayor of London has taken on the powers of a PCC in relation to the Metropolitan Police) took place on 15th November 2012. PCCs are expected to have a central role working in partnership with local authorities, enforcement bodies and other local partners to decide on what action is needed to tackle alcohol- related crime and disorder in their areas. However, the Chief Officer of Police will remain the named responsible authority under the 2003 Act.

^{68 |} Revised Guidance issued under section 182 of the Licensing Act 2003