

# WEST LINDSEY DISTRICT COUNCIL

## LICENSING ACT 2003

Licence Number: 32UHB11015

Hearing Type: Review of a Premises Licence

Applicant: Lincolnshire Police

Premise: 3-15 Lea Road, Gainsborough, Lincolnshire DN21 1AF

Premises Licence Holder: Mr Muhammed Rashaduzzaman

### **1 The Application for Review**

- 1.1.1 An application for review of the Premises Licence for 'SST Express' (formerly AVS Express) 3-15 Lea Road, Gainsborough, Lincolnshire DN21 1AF has been made by Lincolnshire Police which was received on 08 January 2015. Lincolnshire Police are a Responsible Authority, as defined by Section 13(4) of the Licensing Act 2003 and are therefore entitled to apply for a review of a licence when of the opinion a premise is failing to operate with a view to promoting one or more of the licensing objectives. A copy of the application, outlining the grounds for review is attached at Appendix 1.
- 1.1.2 From the information detailed in the application for review, Lincolnshire Police have come to the conclusion that there is evidence the licensing objective for the prevention of crime and disorder, is being undermined.
- 1.1.3 Lincolnshire Police visited the premises on 18 December 2014 and an undercover officer carried out a test purchase. Further detailed information regarding the reasons for the review application can be found in Appendices 1 and 1B
- 1.2 Supporting information in the form of statements from Police, an Immigration Officer and a West Lindsey Licensing Enforcement Officer will be made available for Members of the Licensing Sub-Committee, however as this information is marked as "restricted" it will not be made available in the public domain. The restricted information is referred to as Appendix 1B.
- 1.1.4 Section 51(3)(a)(b) of the Licensing Act 2003 requires the applicant of a premises review, to notify each Responsible Authority by way of a Notice containing details of the review application. The Licensing Authority must also advertise the review application and invite representations to be made by Other Persons and Responsible Authorities. No other representations have been received from Responsible Authorities or Other persons.

### **2 The Premises**

- 2.1 SST Express holds a licence authorising the provision of late night refreshment indoors and the sale of alcohol for consumption off the premises.

This was issued in 2011 and a copy of the premise licence including any attached conditions is enclosed at Appendix 2.

### **3 Representations – Responsible Authorities**

3.1 There have been no representations from other Responsible Authorities within the statutory timescale.

### **4 Representations – Other persons**

4.1 There have been no representations received from any Other Persons within the statutory timescale.

### **5 Considerations**

5.1 With respect to the review application, Members of the Licensing Sub-Committee must satisfy themselves whether or not the licence holder is satisfactorily promoting the licensing objective in relation to the prevention of crime and disorder.

5.2 In considering the application for review and making its decision the Licensing Sub-Committee must do so in line with:

- The Licensing Act 2003
- The Section 182 Guidance made under the Act
- The Licensing Authority's Statement of Licensing Policy

5.3 When considering the application and representations received, attention is drawn to the Licensing Authority's Policy which can be found at the link below by clicking on the Download Tab, then downloading the Policy:

<http://www.west-lindsey.gov.uk/businesses/licensing/licensing-and-gambling-policies/licensing-policy/104810.article>

5.4 Attention is also drawn to the contents of the section 182 statutory guidance which can be found at the link below:

<https://www.gov.uk/government/publications/section-182-of-the-licensing-act-2003-amended-guidance>

### **6 Options**

6.1 The Licensing Sub-Committee (in its capacity as licensing authority) must, having regard to the application for review, take such steps, if any, it considers appropriate and proportionate for the promotion of the licensing objectives.

6.2 The steps available are:

- to modify the conditions of the licence
- to exclude a licensable activity from the scope of the licence
- to remove the designated premises supervisor from the licence
- to suspend the licence for a period not exceeding 3 months
- to revoke the licence

for the avoidance of doubt the conditions of a licence are modified if any of them is altered or omitted or any new condition is added.

6.3 Any action the Licensing Sub-Committee resolve to implement must be appropriate and proportionate to the promotion of the licensing objectives in the circumstances that gave rise to the application for review.

- 6.4 **N.B.** Whatever decision the Members of the Licensing Sub-Committee arrive at, they are reminded about the comments made in a recent court case, known as Hope and Glory, in relation to reasons for their decision making. The comments noted from this case stated: “*The fuller and clearer the reasons, the more force they are likely to carry*”. Therefore taking these comments into account, Members are strongly advised to give good, clear, justifiable reasons in relation to their decision, which will have more chance of being upheld, should the decision be appealed against.
- 6.5 If the Licensing Sub-Committee resolve to implement any of the steps set out at 6.2 above, the action will not take effect until the end of the period for appeal (21 days) or if the decision is appealed against, until the appeal is disposed of.

## **7 List of Associated Papers**

Appendix 1	Application for review
Appendix 1B	Statements from Lincolnshire Police, H.O.I. and WLDC Licensing Officer
Appendix 2	Premises Licence – SST Express

## **8 Background Papers**

Licensing Act 2003  
Section 182 Government Guidance  
WLDC Statement of Licensing Policy

**Application for the review of a premises licence or club premises certificate 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 NEIL RHODES (CHIEF CONSTABLE LINCOLNSHIRE POLICE)**

*(Insert name of applicant)*

**apply for the review of a premises licence under section 51 / apply for the review of a club premises certificate under section 87 of the Licensing Act 2003 for the premises described in Part 1 below (delete as applicable)**

**Part 1 – Premises or club premises details**

<b>Postal address of premises or, if none, ordnance survey map reference or description</b> AVS EXPRESS 3-15 LEA ROAD	
<b>Post town</b> GAINSBOROUGH	<b>Post code (if known)</b> DN21 1AF

<b>Name of premises licence holder or club holding club premises certificate (if known)</b> MUHAMMED RASHADUZZAMAN
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<b>Number of premises licence or club premises certificate (if known)</b> 32UHB11015
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**Part 2 - Applicant details**

I am

Please tick ✓ yes

1) an individual, body or business which is not a responsible authority (please read guidance note 1, and complete (A) or (B) below)

2) a responsible authority (please complete (C) below)

**X**

3) a member of the club to which this application relates (please complete (A) below)

**(A) DETAILS OF INDIVIDUAL APPLICANT (fill in as applicable)**

Please tick ✓ yes

Mr

Mrs

Miss

Ms

Other title  
(for example, Rev)

**Surname**

**First names**

**I am 18 years old or over**

Please tick ✓ yes

**Current postal  
address if  
different from  
premises address**

**Post town**

**Post Code**

**Daytime contact telephone number**

**E-mail address (optional)**

**(B) DETAILS OF OTHER APPLICANT**

Name and address

Telephone number (if any)

E-mail address (optional)

**(C) DETAILS OF RESPONSIBLE AUTHORITY APPLICANT**

Name and address LINCOLNSHIRE POLICE FORCE HEADQUARTERS DEEPDALE LANE NETTLEHAM LINCOLNSHIRE LN5 7PH
Telephone number (if any) 01522 558661
E-mail address (optional) CountyLicensingGroup@lincs.pnn.police.uk

**This application to review relates to the following licensing objective(s)**

- 1) the prevention of crime and disorder
- 2) public safety
- 3) the prevention of public nuisance
- 4) the protection of children from harm

Please tick one or more boxes ✓  
x

**Please state the ground(s) for review (please read guidance note 2)**

This premise has been granted a premises licence by West Lindsey District Council authorising the sale of alcohol Monday to Sunday, 24 hours per day for consumption off the premises.

The premises operate as a petrol station with small convenience shopping.

The venue is operated and the Premises Licence held by Muhammed RASHUDAZZAMIN.

At the beginning of December 2014, the current Licence Holder submitted an application to transfer the licence from the previous holder, Tuan YOOSOOF who had also been the Designated Premises Supervisor.

At the time of this transfer there was no accompanying application to vary the designated premises supervisor.

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Records held by the West Lindsey District Council indicated that the Premises Licence annual renewal fee was owed and an officer of the Council contacted the Licence Holder at that time which was YOOSOOF.

He stated that he was no longer responsible for the premises and therefore the outstanding renewal fee which prompted the transfer application from the present Holder RASHUDAZZAMIN.

On that application, RASHUDAZZAMIN declared that he did not have anyone authorised to be the nominated Designated Premises Supervisor for the premises but that it was his intention to apply for a personal licence in order to nominate himself.

The Licensing Officer communicated with RASHUDAZZAMIN who confirmed this and the process was explained to him.  
He was also advised that he could not sell alcohol until there was a DPS in place and he was warned that enforcement checks would be conducted.

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On 9<sup>th</sup> December 2014, the previous operator, licence holder and DPS, YOOSOOF confirmed by email that he was no longer responsible for the premises and was no longer acting as the Designated Premises Supervisor and that he was involved in a breach of contract matter over these premises with RASHUDAZZAMIN since August this year.

This would obviously have been known to RASHUDAZZAMIN.

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The premises were visited on 18<sup>th</sup> December 2014, whilst under the control of the Licence Holder, by officers from Lincolnshire Police Licensing and West Lindsey District Council following a test purchase earlier that day when alcohol had been sold to an undercover police officer by a member of staff.

This was in clear breach of section 136 Licensing Act 2003 and the matter is currently under investigation with a view to prosecution and therefore sub judice.

The member of staff making the sale was identified as an illegal overstayer in the United Kingdom with no right to work or employment.

All the alcohol kept and on display in the shop was seized as evidence and the staff member escorted off the premises.

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This review application is submitted as relevant to the licensing objective for the prevention of crime and disorder.

The Licensing Act 2003 is clearly intended to prevent crime and disorder from occurring in relation to licensed premises and also to deter and prevent criminals from operating a premise under the auspices of a Premises Licence granted by the local authority.

Section 11.24 of the Guidance to the Licensing Act states that reviews do not have to be directly linked or connected with the licensable activities at any premise, although in this case the offences are directly linked to the operation of the premises as a petrol station/convenience store selling alcohol and the staff actively involved in this activity.

Section 11.26 states that it is for the licensing authority to determine whether the problems associated with the alleged crimes are taking place on the premise and affecting the promotion of the licensing objectives.

Section 11.27 states that there is certain criminal activity which should be treated particularly seriously, one of these being knowingly employing a person who is unlawfully in the UK or who cannot lawfully be employed as a result of a condition on that persons leave to enter.

(It is pertinent to note that the previous guidance issued under s.182 in October 2011 did not include this offence in paragraph 11.29. This indicates the offence has now become a particular concern.)

Section 11.28 states that *'where the crime prevention objective is being undermined through the premises being used to further crimes, it is expected that revocation of the licence, even in the first instance, should be seriously considered.'*

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Home Office Immigration is concerned with the apprehension, detention and management of persons illegally or unlawfully in the UK and as such their procedures and protocols are not directed towards supporting or promoting the Licensing Act and the licensing objectives, nor are they considered a responsible authority for the purposes of the legislation.

The Immigration, Asylum and Nationality Act 2006 amends immigration, asylum and nationality acts in relation to appeals; entry; deportation and removal of persons.

It also introduces legislation on employment of adults subject of immigration control; issue of employment penalty notices; associated employment offences; providing passenger, crew and freight information; a duty to share information; provide disclosure to other agencies and additional powers for searching, fingerprinting, examining and seizure of documents together with connected offences.

However, this particular legislation is ineffective in dealing with the specific issue of this review application and the consideration of this matter at a licensing hearing is therefore wholly appropriate.

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Where an employer pays wages to illegal workers off record with no tax or national insurance deductions which are then deliberately omitted from an employers End of Tax Year P35 returns to HMRC, the employer may be dealt with by means of the Fraud Act 2006.

Similarly, the HMRC may take action as a civil proceedings case and raise a tax debt against the business.

Such an Employer may also potentially breach further regulations in Appendix A attached.

Unfortunately any litigation or civil proceedings in relation to these offences is strictly confidential and the HMRC will not disclose any details in this respect to a public body, hence the specifics of this incident cannot be disclosed.

This is a delicate and sensitive area and HMRC would be unable to disclose details about its investigations if those details were to be revealed in a public forum like a Hearing as this would break the HMRC/Taxpayer confidentiality guidelines.

HMRC *does* publish details of serious tax defaulters on their website for the world to see, but the cases have to satisfy strict criteria. It is possible that some of the cases may find their way on to the Serious Defaulters Published list but the timing will rarely suit the timescale of Licensing Hearings. For example – HMRC, & Lincolnshire Police visited a premises in Horncastle with Home Office Immigration in September 2012 and the tax issues arising from that case are only just being brought to a conclusion and being submitted to the HMRC Serious Defaulters team for consideration.

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It should be quite apparent that there are potentially numerous criminal offences which may apply to the employment of illegal workers at this particular premise.

Disproportionate weight should not be placed upon whether there is sufficient evidence to determine whether the Licence Holder knowingly employed illegal workers as being the only relevant crime to this review.

The individuals working illegally are committing criminal acts in their own right by working, irrespective of whether the employer is aware or not.

Illegal working has harmful social and economic effects on the UK; It undercuts British businesses and their workers that stay within the Law and exploits migrant workers. As long as there are opportunities for illegal working the UK will be an attractive place for illegal migrants. This is why it is imperative to put a stop to employers breaking the law by taking tough and robust action against those who do so.

There is evidence that some workers employed illegally are paid less than the minimum wage, do not pay tax and may be doing dangerous work that breaks health and safety regulations. Employers who



use illegal workers may do so because they want to avoid providing minimum standards, such as the National Minimum Wage and paid holidays. This is harmful to the workers involved and enables dishonest employers to gain an unfair advantage over competitors who operate within the law.

There can be no doubt that the premises licence granted by the authority, offers the provision of licensable activities to be conducted at this venue and that employing illegal workers to facilitate this activity is to the employers financial benefit and to the detriment of law abiding competitors.

It is also obvious that illegal workers are prone to exploitation by their employers in that;

Illegal workers are unable to declare themselves to the authorities to claim any sort of financial support or benefits as this would render them liable to detention, and consequently they are more than likely poorly paid for the hours they are required to work and are not subject to the benefit of a minimum wage or restricted hours as prescribed in law.

They are not provided in most cases with anything other than the most basic of living accommodation nor are they afforded the benefit of the protections offered by UK employment legislation.

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Illegal Working in the United Kingdom and Lincolnshire is not merely a result of chance happening and should be considered in its true context.

In joint agency visits to similar restaurants and takeaway premises in Lincolnshire this year, we have identified illegal workers at 74% of those premises.

Illegal workers are by nature transient and do not tend to remain in any location for any length of time in order to reduce their chances of detection.

They do not put their name to any official documents and do not rent, lease or purchase property.

They have no recourse to public funds and live beneath the radar to avoid detection by the Agencies. In order to do this, there has to be a support network in place or they would all be encountered living in the streets and detected in that manner. The support network is provided in the main but not exclusively by, Organised Crime Groups.

Lincolnshire Police have identified that illegal workers tend to be harboured and sheltered either in rudimentary accommodation on site or in property nearby, owned or operated by the Licence Holder or their associates.

These workers are predominantly paid below the minimum wage, if at all, as the employers know the worker cannot complain to any Authority.

To this end, they are open to exploitation to the financial benefit of the employer.

Lincolnshire Police accept that there are some occasions where false/fake documents are created for some workers to fool/deceive employers or authorities but in our experience this is an exception to the norm.

In some cases, the employers are complicit in this whilst others may be considered victims of this fraud. But recovering false documentation is rare in these circumstances.

Employment at licensed premises can represent the terminal point of organised human trafficking in some instances and in the exploitation of these workers. In other cases, it is the means of resort for persons whose legitimate right to remain in the UK has expired.

Responsible and caring employers do not employ illegal workers and take measures to ensure this.

It is not credible that employers do not know or suspect that the persons they are employing are not entitled to work. These are not merely cases of mistakes or lack of knowledge but deliberate ignorance or actual knowledge of the fact.

At the very least, the employers should demonstrate responsibility and due diligence in determining

that persons they employ are entitled to work under the auspices of a licence granted by the Licensing Authority.

Allowing this premise to continue to operate with the benefits of a premises licence will merely serve to perpetuate the criminal activity and human exploitation already apparent from the findings of this Immigration, HMRC and Police visit, thereby undermining the licensing objectives for the prevention of crime and disorder and public safety.

It is the respectful submission of the Chief Constable that it is an **appropriate** step to revoke the premises licence in order to promote the licensing objectives.

**Please provide as much information as possible to support the application (please read guidance note 3)**

Have you made an application for review relating to the premises before

Please tick ✓ yes

If yes please state the date of that application

Day	Month	Year
┆	┆	┆
┆	┆	┆
┆	┆	┆
┆	┆	┆
┆	┆	┆
┆	┆	┆
┆	┆	┆

**If you have made representations before relating to the premises please state what they were and when you made them**

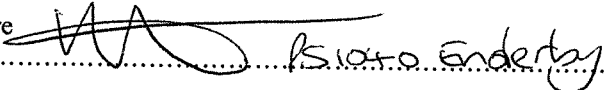
Please tick ✓ yes

- I have sent copies of this form and enclosures to the responsible authorities and the premises licence holder or club holding the club premises certificate, as appropriate
- I understand that if I do not comply with the above requirements my application will be rejected

**IT IS AN OFFENCE, LIABLE ON CONVICTION TO A FINE UP TO LEVEL 5 ON THE STANDARD SCALE, UNDER SECTION 158 OF THE LICENSING ACT 2003 TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION**

**Part 3 – Signatures** (please read guidance note 4)

Signature of applicant or applicant's solicitor or other duly authorised agent (please read guidance note 5). If signing on behalf of the applicant please state in what capacity.

Signature  .....

Date 05/01/15  
.....

Capacity for and on behalf of Chief Constable of Lincolnshire Police  
.....

<b>Contact name (where not previously given) and postal address for correspondence associated with this application</b> (please read guidance note 6) LEGAL SERVICES POLICE HQ DEEPDALE LANE NETTLEHAM	
<b>Post town</b> LINCOLN	<b>Post Code</b> PO BOX 999
<b>Telephone number (if any)</b>	
<b>If you would prefer us to correspond with you using an e-mail address your e-mail address (optional)</b>	

**Notes for Guidance**

1. A responsible authority includes the local police, fire and rescue authority and other statutory bodies which exercise specific functions in the local area.
2. The ground(s) for review must be based on one of the licensing objectives.
3. Please list any additional information or details for example dates of problems which are included in the grounds for review if available.
4. The application form must be signed.
5. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
6. This is the address which we shall use to correspond with you about this application.

## Appendix A

### **The Income Tax (Pay As You Earn) Regulations 2003, (SI 2003 No. 2682)**

Regulations 8, 21 - deduction and repayment of tax under the appropriate code.

- Regulations 22, 23, 28, 29, 31 - calculation and making of deduction or repayment.
- Regulations 9, 46, 47, 48, 49, 58 - employee for whom code not known.
- Regulation 66 - deductions working sheet (DWS).
- Regulations 68, 69 - payment of tax monthly by employer.
- Regulations 70 - payment of tax quarterly by employer.
- Regulation 97 - retention of employer's records.

### **Social Security Contributions and Benefits Act 1992**

- Section 3 and paragraph 2 of Schedule 1 - earnings and earnings periods.
- Section 6 - liability to pay Class 1 NICs.
- Sections 8 & 9 - calculation of primary and secondary Class 1 NICs.
- Paragraph 3 of Schedule 1 - method of paying Class 1 NICs.
- Paragraph 3B of Schedule 1 - transferring secondary NIC liability to an employee.
- Paragraph 6 of Schedule 1 - power to combine collection of NICs with income tax.
- Paragraph 7 & 7A of Schedule 1 - penalties in the case of returns.
- Paragraph 7B & 7BZA of Schedule 1 - collection of NICs otherwise than through the PAYE system.

### **Social Security (Contributions) Regulations 2001, (SI 2001 No 1004)**

- Regulations 2 -31 - assessment of Class 1 NICs.
- Regulation 67 and Schedule 4 - makes provision for Class 1 NICs to be paid, accounted for and recovered in a like manner as PAYE.
- Paragraphs 6 & 7(13) of Schedule 4 - prepare and maintain a DWS.
- Paragraph 7 of Schedule 4 - calculation of Class 1 NICs deductions.
- Paragraph 10 of Schedule 4 - payment of NICs monthly by employer.
- Paragraph 11 of Schedule 4 - payment of NICs quarterly by employer.
- Paragraph 11A of Schedule 4 - payment of NICs in respect of retrospective earnings.
- Paragraph 22 of Schedule 4 - end of year returns.
- Regulation 26 of Schedule 4 - retention of employer's records.

Licensing Act 2003

# Premises Licence

# 32UHB11015

## Part 1 - Premises Details

### POSTAL ADDRESS OF PREMISES, OR IF NONE, ORDNANCE SURVEY MAP REFERENCE OR DESCRIPTION

#### SST Express

3-15 Lea Road, GAINSBOROUGH, Lincolnshire, DN21 1AF.

Telephone 01427 238805

### WHERE THE LICENCE IS TIME LIMITED THE DATES

Not applicable

### LICENSABLE ACTIVITIES AUTHORISED BY THE LICENCE

- provision of late night refreshment
- the sale by retail of alcohol

### THE TIMES THE LICENCE AUTHORISES THE CARRYING OUT OF LICENSABLE ACTIVITIES

Activity (and Area if applicable)	Description	Time From	Time To
L. Late night refreshment (Indoors)	Monday to Sunday	11:00pm	5:00am
M. The sale by retail of alcohol for consumption OFF the premises only	Monday to Sunday	Midnight	11:59pm

### THE OPENING HOURS OF THE PREMISES

Description	Time From	Time To
Monday to Sunday	Midnight	11:59pm

### WHERE THE LICENCE AUTHORISES SUPPLIES OF ALCOHOL WHETHER THESE ARE ON AND / OR OFF SUPPLIES

- M. The sale by retail of alcohol for consumption OFF the premises only

## Part 2

### NAME, (REGISTERED) ADDRESS, TELEPHONE NUMBER AND EMAIL (WHERE RELEVANT) OF HOLDER OF PREMISES LICENCE

Muhammed Rashaduzzaman  
rzamanbd@gmail.com

59 Downshall Avenue, Ilford, IG3 8NB.  
Telephone 07976924333

### REGISTERED NUMBER OF HOLDER, FOR EXAMPLE COMPANY NUMBER, CHARITY NUMBER (WHERE APPLICABLE)

### NAME, ADDRESS AND TELEPHONE NUMBER OF DESIGNATED PREMISES SUPERVISOR WHERE THE PREMISES LICENCE AUTHORISES THE SUPPLY OF ALCOHOL

Tuan Shiraj YOOSOOF

3-15 Lea Road, GAINSBOROUGH, Lincolnshire, DN21 1AF.  
Telephone 01427 7238805 or 07577617273



Licensing Act 2003

# Premises Licence

# 32UHB11015

PERSONAL LICENCE NUMBER AND ISSUING AUTHORITY OF PERSONAL LICENCE HELD BY DESIGNATED PREMISES SUPERVISOR  
WHERE THE PREMISES LICENCE AUTHORISES FOR THE SUPPLY OF ALCOHOL

Licence No. LN/000003987

Issued by Greenwich

## ANNEXES

### Mandatory Conditions Supply of alcohol - Off-Licensed Premises

No supply of alcohol may be made under the premises licence:

- a) at a time when there is no designated premises supervisor in respect of the premises licence or,
- b) at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.

Every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.

Any supply of alcohol for consumption off the premises must be in sealed container.

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. 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.

### **CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE**

Two members of staff to be on site at all times the premise is open

CCTV system installed and maintained to a minimum of one high resolution, minimum of 450tvl colour day/night cameras, complete with an auto iris vari-focal lens, fitted in a heated weatherproof external housing, for external coverage of the entrance and the service hatch. A minimum of one high resolution colour camera complete with an auto iris vari-focal lens shall be fitted to the public entrance/exit. Door entrance camera must be capable of providing good quality head and shoulder images, including facial captures, of all persons entering or leaving the premises.

Cameras to be able to cope with normal operating illumination, located within the premises to cover all public areas. Lighting outside must be of sufficient brightness to complement the quality of the camera images. Police and/or licensing officers shall be able on attendance to





Licensing Act 2003

## Premises Licence

# 32UHB11015

### ANNEXES continued ...

view immediate playback of any incident without the necessity for download, and those images of such quality as to provide a clear overview of images provided.

Recordings must be kept for a minimum of 31 days and endorsed with the accurate, correct time/date (BST/GMT).

A member of staff shall be on the premises at all times they are open to the public who is capable of operating the CCTV system and providing recordings on request.

CCTV warning signs shall be fitted in prominent positions in the public areas of the premises.

Recording equipment shall be housed in a secure room/cabinet where access and operation is secure.

A night service till will be in use from 23:00-05:00, customers will be refused entry to the premises and all sales and access to alcohol will be fully controlled.

Notices to be displayed in a prominent position asking customers to respect other members of the public and local residents.

Air controlled units to be installed which minimise external noise to be emitted from the premises.

### **CONDITIONS ATTACHED AFTER A HEARING BY THE LICENSING AUTHORITY**

Not Applicable



Licensing Act 2003

**32UHB11015**

# Premises Licence Summary

## Premises Details

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Telephone 01427 238805

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### WHERE THE LICENCE AUTHORISES SUPPLIES OF ALCOHOL WHETHER THESE ARE ON AND / OR OFF SUPPLIES

- M. The sale by retail of alcohol for consumption OFF the premises only

### NAME, (REGISTERED) ADDRESS OF HOLDER OF PREMISES LICENCE

Muhammed Rashaduzzaman

59 Downshall Avenue, Ilford, IG3 8NB.

### REGISTERED NUMBER OF HOLDER, FOR EXAMPLE COMPANY NUMBER, CHARITY NUMBER (WHERE APPLICABLE)

### NAME OF DESIGNATED PREMISES SUPERVISOR WHERE THE PREMISES LICENCE AUTHORISES THE SUPPLY OF ALCOHOL

Tuan Shiraj YOOSOOF

### STATE WHETHER ACCESS TO THE PREMISES BY CHILDREN IS RESTRICTED OR PROHIBITED

As per Licensing Act 2003





Guildhall  
Marshall's Yard  
GAINSBOROUGH  
Lincolnshire  
DN21 2NA

Tel: 01427 676676  
Fax: 01427 675159

Licensing Act 2003

# Premises Licence Summary

**32UHB11015**

