#### LICENSING APPLICATIONS SUB-COMMITTEE 3 MEETING MINUTES - 24 SEPTEMBER 2019

**Present:** Councillor Edwards (Chair);

Councillors Jones and Rowland.

**Apologies:** Councillors Grashoff, Skeats and Woodward.

### 11. MINUTES

The Minutes of the meeting held on 28 August 2019 were confirmed as a correct record and signed by the Chair.

# 12. APPLICATION FOR THE VARIATION OF A SEXUAL ENTERTAINMENT VENUE LICENCE - LGL ENERTAINMENT LIMITED, 108 FRIAR STREET, READING

The Director of Economic Growth and Neighbourhood Services submitted a report asking the Sub-Committee to consider an application for the variation of a Sexual Entertainment Venue Licence (SEV) made by LGL Entertainment Ltd on 18 June 2019 in respect of premises at 108 Friar Street, Reading, RG1 1EP.

The application sought to extend the operating hours to 21.00hrs until 05.00hrs the following day, seven days per week. The report explained that the application should be considered in line with the representations received, the Council's SEV Policy and any other matters that the Sub-Committee might deem as relevant, as well as in accordance with Schedule 3 of the Local Government Miscellaneous Provision Act 1982.

The following documents were attached to the report:

Appendix JC1 Minute 18 of the Council meeting held on 29 June 2010, adopting the

amendment to Schedule 3 of the Local Government Miscellaneous Provision Act 1982, permitting the Council to regulate the number, location, operating terms and conditions for Sexual Entertainment

/enues;

**Appendix JC2** Reading Borough Council's Sexual Entertainment Venue Policy;

**Appendix JC3** Sexual Entertainment Venue Licence for 108 Friar Street, Reading,

RG41 1EP:

**Appendix JC4** Application form and operating policies for the premises;

Appendix JC5 Representations from Reading Borough Planning Council Planning

Team:

**Appendix JC6** Representations from Thames Valley Police;

**Appendix JC7** Reading Borough Council's Regulations for Sex Establishments.

The report explained that the premises currently had a licence for a sex establishment with the permitted hours of trade being Monday to Sunday: 2100hrs until 0300hrs and also had a licence which permitted regulated entertainment and the sale of alcohol from 1100hrs until 0300hrs with a closing time of 0400hrs.

The report also explained that the premises did not currently have planning permission for use as an SEV, that an application for change of use had been received on 21 August 2019 and that a decision on the planning application had not yet been made. The Sub-

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Committee noted that any decision should be made in terms of Licensing regulations only, and that planning matters should not be considered.

Appendix JC6, representations from Thames Valley Police, noted that there were inconsistencies between the conditions of the SEV licence and the operating policies used by the premises. These were set out in appendix TVP1.

Sarah Clover, Barrister representing LGL Entertainment Ltd, Rodney Bennet, Operations Director LGL Entertainment Ltd, Lauren Lines, Director LGL Entertainment Ltd, Victor Mihalachie, General Manager of the premises and Simon Wheeler and Declan Smith, Thames Valley Police attended the meeting and addressed the Sub-Committee

Resolved: That the variation of the Sexual Entertainment Venue licence in respect of premises at 108 Friar Street, Reading, RG1 1EP be granted, subject to the amended conditions set out by the Applicant's Legal Adviser during the meeting and to be agreed with TVP and the Licensing Authority and being included within the Operations Schedule (the rules relating to the operations at the venue), to extend the opening hours to 21.00hrs until 05.00hrs the following day, seven days per week.

## 13. EXCLUSION OF PRESS AND PUBLIC

- Resolved That, pursuant to Section 100A of the Local Government Act 1972 (as amended), members of the press and public be excluded during consideration of Item 3 below as it was likely that there would be disclosures of exempt information as defined in paragraphs 1, 2, 3 and 5, specified in Part 1 of Schedule 12A (as amended) to that Act.
- 14. APPLICATIONS FOR THE GRANT, RENEWAL, SUSPENSION OR REVOCATION OF HACKNEY CARRIAGE AND PRIVATE HIRE VEHICLE DRIVER LICENCES AND APPEALS AGAINST THE ALLOCATION OF PENALTY POINTS ON PRIVATE HIRE VEHICLE DRIVER'S LICENCE

The Director of Economic Growth and Neighbourhood Services submitted a report asking the Sub-Committee to consider the grant of one three-year private hire vehicle driver's licence and two applications for the revocation or suspension of three-year private hire vehicle driver's licences.

A summary of the circumstances of each case was appended to the report.

MJ was present at the meeting and addressed the Sub-Committee.

The solicitor representing UF and DS had written to the licensing authority to explain that he was unable to attend the meeting, and it was agreed to defer consideration of these applications to a future meeting. UF and DS attended the meeting and were advised that, should they and/or their solicitor not attend the future meeting, the applications would be heard in absentia.

**Resolved** - That the application by MJ for the grant of a private hire vehicle driver's licence be granted for 12 months and the Head of Environment and Consumer Services be authorised to renew the licence for a further period

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of two years, subject to no breaches of licence conditions, offences or complaints being received.

(The meeting commenced at 6.35 pm and closed at 8.30 pm)