Borough Council of King's Lynn & West Norfolk

Report to Licensing Sub-Committee under the Licensing Act 2003

Date of Hearing: 9th February 2016

Application for Grant of a Premises Licence

- Lietuviska Uzeiga, 4 London Road, King's Lynn, PE30 5PY
- Applicant Mrs Vilma PIETERYTE

Introduction

- 1. A premises licence is required under the Licensing Act 2003 (the 'Act') for the sale of alcohol, regulated entertainment or for the provision of late night refreshment (i.e. the supply of hot food and drink between 11pm and 5am). The four licensing objectives to be considered when determining the application, and relevant representations, are:
 - the prevention of crime & disorder,
 - public safety,
 - the prevention of public nuisance, and
 - the protection of children from harm

The Application

2. Mrs Vilma Pieteryte has made an application under Section 17 of the Act for the licensable activity of 'sale of alcohol by retail'. A copy of the application is attached at Appendix 1 and if granted would allow the premises to operate as follows:

Licensable Activity	<u>Days</u>	<u>Times</u>
Sale of Alcohol by Retail (for consumption both 'on and 'off' the premises)	Monday to Sunday	10am to 11pm

Mandatory Conditions

- 3. The Act provides for the following seven mandatory conditions to be attached to all premises licences authorising the sale of alcohol for consumption both on and off the premises:-
 - (a) Under Section 19(2) of the Licensing Act 2003, no supply of alcohol shall be made under this premises licence at a time when there is no designated premises supervisor in respect of the premises licence, or at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.
 - (b) Under Section 19(3) of the Licensing Act 2003 every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.

- (c) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises. 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:
 - (i) 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 drink as much alcohol as possible (whether within a time limit or otherwise);
 - (ii) 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 in a manner which carries a significant risk of undermining a licensing objective;
 - (iii) 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 in a manner which carries a significant risk of undermining a licensing objective;
 - (iv) 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;
 - (v) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of disability).
- (d) The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
- (e) The premises licence holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol. The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy. 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 either a holographic mark, or an ultraviolet feature.
- (f) The responsible person must ensure that 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: 25ml or 35ml; and

These measures must be displayed in a menu, price list or other printed material which is available to customers on the premises and if a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

A relevant person shall ensure that no alcohol is sold or supplied for (g) consumption on or off the premises for a price which is less than the permitted price. For the purposes of this condition 'duty' is to be construed in accordance with the Alcoholic Liguor Duties Act 1979; 'permitted price' is the price found by applying the formula - P = D + (D + D)x V) where; P is the permitted price; D is the rate of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol; and V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol. A 'relevant person' means the holder of the premises licence, the designated premises supervisor (if any) in respect of such a licence, or the personal licence holder who makes or authorises a supply of alcohol under such a licence. 'Valued added tax' means value added tax charged in accordance with the Value Added Tax Act 1994.

The permitted price must be rounded up to the nearest penny.

A change to the permitted price which would apply as a result of a change to the rate of duty or VAT charged in relation to alcohol would not apply until the expiry of the period of 14 days beginning on the day on which the change in the rate of duty or VAT takes effect.

Conditions Consistent with the Operating Schedule (Proposed Conditions)

- 4. The following conditions have been identified from the operating schedule (Section 18 of 19 on the application) or agreed with CS&NN to promote the licensing objectives.
 - (a) The premises licence holder shall maintain records of all refusals of the sale of alcohol and other incidents that may occur at the premises in a

book that will be kept for that purpose. The refusals / incident book will be produced for inspection upon reasonable request from representatives of the Police or the Licensing Authority.

- (b) Within 28 days from the start date of the licence, a detailed noise management plan shall be submitted to and agreed by the Community Safety and Neighbourhood Nuisance Team at the Borough Council of King's Lynn and West Norfolk and shall be implemented as approved thereafter. This should include details of general management controls to monitor and control noise in and around the premises at all times.
- (c) The licensee shall take appropriate steps to ensure that the customers entering and leaving the premises do so in a quiet and orderly manner.
- (d) No deliveries or refuse collections relating to the sale of alcohol shall be made to the premises before 0800 hours or after 1900 hours Monday to Saturday and at no time on Sundays and public and bank holidays.
- (e) The main entrance door fronting London Road will be kept closed after 7pm on any day with the exception of normal access and egress.
- (f) Patrons shall be prevented from smoking and/or congregating in any outdoor area of the premises later than 10.30pm on any day.

Representation from Responsible Authorities

Section 13(4) of the Act defines the 'Responsible Authorities' as the statutory bodies that must be sent copies of an application. Representations made must relate to the licensing objectives.

- 5. The Borough Council's Community Safety & Neighbourhood Nuisance (CS&NN) team would have objected to the application under the prevention of public nuisance licensing objective if the applicant had not agreed to the conditions specified at paragraph 4(b) to 4(f) above. By way of background, a copy of CS&NN's letter of the 15th January 2016 is attached to this report at Appendix 2.
- 6. There are no representations from any of the other 'responsible authority' to consider. Namely:
 - Norfolk Constabulary
 - Norfolk Fire Service:
 - Norfolk Trading Standards;
 - Norfolk Safeguarding Children's Board;
 - Public Health;
 - Planning (BCKLWN);
 - Environmental Health (BCKLWN);
 - Licensing Authority (BCKLWN).

Representations from 'Other Persons'

As well as the responsible authorities, any other person can play a role in a number of licensing processes under the Act. This Includes any individual, body or business that are entitled to make representations to applications. Representations made must relate to the licensing objectives.

7. There are three representations from 'other persons' to consider. Copies of these representations are attached to this report at Appendix 3.

Notices

- 8. The applicant is responsible for advertising the application by way of a notice in a specified form at the premises for not less than 28 consecutive days and in a local newspaper on at least one occasion. The Public Notice appeared in the 'Lynn News' on Friday the 1st January 2016 and should have been displayed on the premises up to and including the 20th January 2016.
- 9. In accordance with the Licensing Act (Hearings) Regulations a notice of the application was also published on the Borough Council's website for the duration of the consultation period.

Plans

10. A plan showing the layout of the premises is attached at Appendix 4 and a location plan is attached at Appendix 5 showing the approximate location of the White Hart in relation to the objectors.

Borough Council of King's Lynn & West Norfolk's Licensing Policy

11. The current Statement of Licensing Policy under the Act was approved by full Council on the 26th November 2015. The following extracts may be relevant to this application and assist the Sub-Committee:

3.0 Fundamental principles

- 3.1 The 2003 Act requires that the Council carries out its various licensing functions so as to promote the following four licensing objectives:
 - (a) the prevention of crime and disorder,
 - (b) public safety,
 - (c) the prevention of public nuisance, and
 - (d) the protection of children from harm.
- 3.2 Nothing in this 'Statement of Policy' will:
 - (a) undermine the right of any individual to apply under the terms of the 2003 Act for a variety of permissions and to have any such application considered on its own merits;
 - (b) override the right of any person to make representations on an application.
- 3.3 Every application will be dealt with impartially and on its individual merits. The Borough Council will not refuse to grant or vary an application unless it has received a representation from a responsible authority, such as the police or an environmental health officer, or other person, such as a local resident or local business, which is a relevant representation.
- 3.4 Licensing is about regulating licensable activities on licensed premises and any conditions that are attached to premises licences or club premises certificates will be focused on matters which are within the

- control of the individual licensee or club, i.e. the premises and its vicinity.
- 3.5 Whether or not incidents can be regarded as being "in the vicinity" of licensed premises is a question of fact and will depend on the particular circumstances of the case. In cases of dispute, the question will ultimately be decided by the courts. The Borough Council, in addressing this matter, will primarily focus on the direct impact of the activities taking place at the licensed premises on members of the public living, working or engaged in normal activity in the area concerned.
- 3.6 Licensing law is not the primary mechanism for the general control of nuisance and anti-social behaviour by individuals once they are away from the licensed premises and, therefore, beyond the direct control of the individual, club or business holding the licence, certificate or authorisation concerned. Nonetheless, it is a key aspect of such control and licensing law will always be part of a holistic approach to the management of the evening and night-time economy throughout the borough.

5.0 Licensing Hours

- 5.1 With regard to licensing hours, due consideration which will be given to the individual merits of an application. The Borough Council recognises that, in some circumstances, flexible licensing hours for the sale of alcohol can help to ensure that the concentrations of customers leaving premises simultaneously are avoided. This can help to reduce the friction at late night fast food outlets, taxi ranks and other sources of transport which could lead to disorder and disturbance.
- 5.2 The Borough Council wants to ensure that licensing hours do not inhibit the development of thriving and safe night-time local economies. This is important for investment, local employment and attractive to domestic and international tourists. Providing consumers with greater choice and flexibility is an important consideration, but should always be balanced carefully against the duty to promote the four licensing objectives and the rights of local residents to peace and quiet.

10.0 Prevention of Public Nuisance

10.1 Licensed premises, especially those operating late at night and early in the morning can cause a range of nuisances which impact on people or businesses in the vicinity. The concerns will mainly relate to noise but could also include light pollution and noxious smells. The Borough Council expect operating schedules to satisfactorily address these issues, as appropriate.

17.0 Conditions

17.1 The Borough Council will not impose conditions unless it has received a representation from a responsible authority, such as the police or an environmental health officer, or other persons, such as a local resident or local business, which is a relevant representation, or is offered in the

applicant's Operating Schedule. Any conditions will be proportional and appropriate to achieve the licensing objectives.

Guidance Issued Under Section 182 of the Licensing Act 2003

Under Section 4 of the Act, Licensing Authorities must have regard to guidance issued under Section 182. The current Guidance was issued by the Home Office in March 2015 and offers advice to Licensing authorities on the discharge of their functions under the Act.

12. The following extracts may be relevant to this application and assist the Licensing Sub-Committee:

Licensing Objectives and Aims

- 1.2 The legislation provides a clear focus on the promotion of four statutory objectives which must be addressed when licensing functions are undertaken.
- 1.3 The licensing objectives are:
 - The prevention of crime and disorder;
 - Public safety;
 - The prevention of public nuisance: and
 - The protection of children from harm.
- 1.4 Each objective is of equal importance. There are no other statutory licensing objectives, so that the promotion of the four objectives is a paramount consideration at all times.
- 1.5 However, the legislation also supports a number of other key aims and purposes. These are vitally important and should be principal aims for everyone involved in licensing work. They include:
 - Protecting the public and local residents from crime, anti-social behaviour and noise nuisance caused by irresponsible licensed premises;
 - Giving the police and licensing authorities the powers they need to effectively manage and police the night-time economy and take action against those premises that are causing problems;
 - Recognising the important role which pubs and other licensed premises play in our local communities by minimising the regulatory burden on business, encouraging innovation and supporting responsible premises;
 - Providing a regulatory framework for alcohol which reflects the needs of local communities and empowers local authorities to make and enforce decisions about the most appropriate licensing strategies for their local area; and
 - Encouraging greater community involvement in licensing decisions and giving local residents the opportunity to have their say regarding licensing decisions that may affect them.

Licence Conditions – General Principles

- 1.16 Conditions on a premises licence or club premises certificate are important in setting the parameters within which premises can lawfully operate. The use of wording such as "must", "shall" and "will", is encouraged. Licence conditions:
 - must be appropriate for the promotion of the licensing objectives;
 - must be precise and enforceable;

- must be unambiguous and clear in what they intend to achieve;
- should not duplicate other statutory requirements or other duties or responsibilities placed on the employer by other legislation;
- must be tailored to the individual type, location and characteristics of the premises and events concerned;
- should not be standardised and may be unlawful when it cannot be demonstrated that they are appropriate for the promotion of the licensing objectives in an individual case;
- should not replicate offences set out in the 2003 Act or other legislation;
- should be proportionate, justifiable and be capable of being met, (for example, whilst beer glasses may be available in toughened glass, wine glasses may not);
- cannot seek to manage the behaviour of customers once they are beyond the direct management of the licence holder and their staff, but may impact on the behaviour of customers in the immediate vicinity of the premises or as they enter or leave; and
- should be written in a prescriptive format.

Each application on its own merits

1.17 Each application must be considered on its own merits and in accordance with the licensing authority's statement of licensing policy; for example, if the application falls within the scope of a cumulative impact policy. Conditions attached to licences and certificates must be tailored to the individual type, location and characteristics of the premises and events concerned. This is essential to avoid the imposition of disproportionate and overly burdensome conditions on premises where there is no need for such conditions. Standardised conditions should be avoided and indeed may be unlawful where they cannot be shown to be appropriate for the promotion of the licensing objectives in an individual case.

Public nuisance

- 2.14 The 2003 Act enables licensing authorities and responsible authorities, through representations, to consider what constitutes public nuisance and what is appropriate to prevent it in terms of conditions attached to specific premises licences and club premises certificates. It is therefore important that in considering the promotion of this licensing objective, licensing authorities and responsible authorities focus on the effect of the licensable activities at the specific premises on persons living and working (including those carrying on business) in the area around the premises which may be disproportionate and unreasonable. The issues will mainly concern noise nuisance, light pollution, noxious smells and litter.
- 2.15 Public nuisance is given a statutory meaning in many pieces of legislation. It is however not narrowly defined in the 2003 Act and retains its broad common law meaning. It may include in appropriate circumstances the reduction of the living and working amenity and environment of other persons living and working in the area of the licensed premises. Public nuisance may also arise as a result of the

- adverse effects of artificial light, dust, odour and insects or where its effect is prejudicial to health.
- 2.16 Conditions relating to noise nuisance will usually concern steps appropriate to control the levels of noise emanating from premises. This might be achieved by a simple measure such as ensuring that doors and windows are kept closed after a particular time, or persons are not permitted in garden areas of the premises after a certain time. More sophisticated measures like the installation of acoustic curtains or rubber speaker mounts to mitigate sound escape from the premises may be appropriate. However, conditions in relation to live or recorded music may not be enforceable in circumstances where the entertainment activity itself is not licensable (see chapter 15). Any conditions appropriate to promote the prevention of public nuisance should be tailored to the type, nature and characteristics of the specific premises and its licensable activities. Licensing authorities should avoid inappropriate or disproportionate measures that could deter events that are valuable to the community, such as live music. Noise limiters, for example, are expensive to purchase and install and are likely to be a considerable burden for smaller venues.
- 2.17 As with all conditions, those relating to noise nuisance may not be appropriate in certain circumstances where provisions in other legislation adequately protect those living in the area of the premises. But as stated earlier in this Guidance, the approach of licensing authorities and responsible authorities should be one of prevention and when their powers are engaged, licensing authorities should be aware of the fact that other legislation may not adequately cover concerns raised in relevant representations and additional conditions may be appropriate.
- 2.18 Where applications have given rise to representations, any appropriate conditions should normally focus on the most sensitive periods. For example, the most sensitive period for people being disturbed by unreasonably loud music is at night and into the early morning when residents in adjacent properties may be attempting to go to sleep or are sleeping. This is why there is still a need for a licence for performances of live music between 11 pm and 8 am. In certain circumstances, conditions relating to noise emanating from the premises may also be appropriate to address any disturbance anticipated as customers enter and leave.
- 2.19 Measures to control light pollution will also require careful thought. Bright lighting outside premises which is considered appropriate to prevent crime and disorder may itself give rise to light pollution for some neighbours. Applicants, licensing authorities and responsible authorities will need to balance these issues.
- 2.20 Beyond the immediate area surrounding the premises, these are matters for the personal responsibility of individuals under the law. An individual who engages in anti-social behaviour is accountable in their

own right. However, it would be perfectly reasonable for a licensing authority to impose a condition, following relevant representations, that requires the licence holder or club to place signs at the exits from the building encouraging patrons to be quiet until they leave the area, or that, if they wish to smoke, to do so at designated places on the premises instead of outside, and to respect the rights of people living nearby to a peaceful night.

Determining Applications

9.1 When a licensing authority receives an application for a new premises licence or an application to vary an existing premises licence, it must determine whether the application has been made in accordance with section 17 of the 2003 Act, and in accordance with regulations made under sections 17(3) to (6), 34, 42, 54 and 55 of the 2003 Act. It must similarly determine applications for the grant of club premises certificates made in accordance with section 71 of the 2003 Act, and in accordance with regulations made under sections 71(4) to (7), 84, 91 and 92 of the 2003 Act. This means that the licensing authority must consider among other things whether the application has been properly advertised in accordance with those regulations.

Where Representations Are Made

9.3 Where a representation concerning the licensing objectives is made by a responsible authority about a proposed operating schedule and it is relevant, (see paragraphs 9.4 to 9.10 below) the licensing authority's discretion will be engaged. It will also be engaged if another person makes relevant representations to the licensing authority, which are also not frivolous or vexatious (see paragraphs 9.4 to 9.10 below). Relevant representations can be made in opposition to, or in support of, an application and can be made by any individual, body or business that has grounds to do so.

Relevant, vexatious and frivolous representations

A representation is "relevant" if it relates to the likely effect of the grant 9.4 of the licence on the promotion of at least one of the licensing objectives. For example, a representation from a local businessperson about the commercial damage caused by competition from new licensed premises would not be relevant. On the other hand, a representation by a businessperson that nuisance caused by new premises would deter customers from entering the local area, and the steps proposed by the applicant to prevent that nuisance were inadequate, would be relevant. In other words, representations should relate to the impact of licensable activities carried on from premises on the objectives. For representations in relation to variations to be relevant, they should be confined to the subject matter of the variation. There is no requirement for a responsible authority or other person to produce a recorded history of problems at premises to support their representations, and in fact this would not be possible for new premises.

- 9.5 It is for the licensing authority to determine whether a representation (other than a representation from responsible authority) is frivolous or vexatious on the basis of what might ordinarily be considered to be vexatious or frivolous. A representation may be considered to be vexatious if it appears to be intended to cause aggravation or annoyance, whether to a competitor or other person, without reasonable cause or justification. Vexatious circumstances may arise because of disputes between rival businesses and local knowledge will therefore be invaluable in considering such matters. Licensing authorities can consider the main effect of the representation, and whether any inconvenience or expense caused by it could reasonably be considered to be proportionate.
- 9.6 Frivolous representations would be essentially categorised by a lack of seriousness. Frivolous representations would concern issues which, at most, are minor and in relation to which no remedial steps would be warranted or proportionate.
- 9.7 Any person who is aggrieved by a rejection of their representations on either of these grounds may lodge a complaint through the local authority's corporate complaints procedure. A person may also challenge the authority's decision by way of judicial review.
- 9.8 Licensing authorities should not take decisions about whether representations are frivolous, vexatious or relevant to the licensing objectives on the basis of any political judgement. This may be difficult for councillors who receive complaints from residents within their own wards. If consideration is not to be delegated, contrary to the recommendation in this Guidance, an assessment should be prepared by officials for consideration by the sub- committee before any decision is taken that necessitates a hearing. Any councillor who considers that their own interests are such that they are unable to consider the matter independently should disqualify themselves.
- 9.9 It is recommended that, in borderline cases, the benefit of the doubt about any aspect of a representation should be given to the person making that representation. The subsequent hearing would then provide an opportunity for the person or body making the representation to amplify and clarify it.

Disclosure of personal details of persons making representations

9.25 Where a notice of a hearing is given to an applicant, the licensing authority is required under the Licensing Act 2003 (Hearings) Regulations 2005 to provide the applicant with copies of the relevant representations that have been made.

Hearings

9.31 Responsible authorities should try to conclude any discussions with the applicant in good time before the hearing. If the application is amended at the last moment, the licensing committee should consider giving

- other persons time to address the revised application before the hearing commences.
- 9.32 Regulations made under the 2003 Act require that representations must be withdrawn 24 hours before the first day of any hearing. If they are withdrawn after this time, the hearing must proceed and the representations may be withdrawn orally at that hearing. However, where discussions between an applicant and those making representations are taking place and it is likely that all parties are on the point of reaching agreement, the licensing authority may wish to use the power given within the hearings regulations to extend time limits, if it considers this to be in the public interest.
- 9.33 Applicants should be encouraged to contact responsible authorities before formulating their applications so that the mediation process may begin before the statutory time limits come into effect after submission of an application. The hearing process must meet the requirements of regulations made under the 2003 Act. Where matters arise which are not covered by the regulations, licensing authorities may make arrangements as they see fit as long as they are lawful.
- 9.34 There is no requirement in the 2003 Act for responsible authorities that have made representations to attend, but it is generally good practice and assists committees in reaching more informed decisions. Where several responsible authorities within a local authority have made representations on an application, a single local authority officer may represent them at the hearing if the responsible authorities and the licensing authority agree. This local authority officer representing other responsible authorities may be a licensing officer, but only if this licensing officer is acting as a responsible authority on behalf of the licensing authority and has had no role in the licensing determination process. This is to ensure that the responsible authorities are represented by an independent officer separate from the licensing determination process.
- 9.36 As a matter of practice, licensing authorities should seek to focus the hearing on the steps considered appropriate to promote the particular licensing objective or objectives that have given rise to the specific representation and avoid straying into undisputed areas. A responsible authority or other person may choose to rely on their written representation. They may not add further representations to those disclosed to the applicant prior to the hearing, but they may expand on their existing representation.
- 9.37 In determining the application with a view to promoting the licensing objectives in the overall interests of the local community, the licensing authority must give appropriate weight to:
 - the steps that are appropriate to promote the licensing objectives;
 - the representations (including supporting information) presented by all the parties;
 - this Guidance;

- its own statement of licensing policy.
- 9.38 The licensing authority should give its decision within five working days of the conclusion of the hearing (or immediately in certain specified cases) and provide reasons to support it. This will be important if there is an appeal by any of the parties. Notification of a decision must be accompanied by information on the right of the party to appeal. After considering all the relevant issues, the licensing authority may grant the application subject to such conditions that are consistent with the operating schedule. Any conditions imposed must be appropriate for the promotion of the licensing objectives; there is no power for the licensing authority to attach a condition that is merely aspirational. For example, conditions may not be attached which relate solely to the health of customers rather than their direct physical safety. Any conditions added to the licence must be those imposed at the hearing or those agreed when a hearing has not been necessary.
- 9.39 Alternatively, the licensing authority may refuse the application on the grounds that this is appropriate for the promotion of the licensing objectives. It may also refuse to specify a designated premises supervisor and/or only allow certain requested licensable activities. In the interests of transparency, the licensing authority should publish hearings procedures in full on its website to ensure that those involved have the most current information.

Determining Actions that are Appropriate for the Promotion of the Licensing Objectives

- 9.41 Licensing authorities are best placed to determine what actions are appropriate for the promotion of the licensing objectives in their areas. All licensing determinations should be considered on a case-by-case basis. They should take into account any representations or objections that have been received from responsible authorities or other persons, and representations made by the applicant or premises user as the case may be.
- 9.42 The authority's determination should be evidence-based, justified as being appropriate for the promotion of the licensing objectives and proportionate to what it is intended to achieve.
- 9.43 Determination of whether an action or step is appropriate for the promotion of the licensing objectives requires an assessment of what action or step would be suitable to achieve that end. While this does not therefore require a licensing authority to decide that no lesser step will achieve the aim, the authority should aim to consider the potential burden that the condition would impose on the premises licence holder (such as the financial burden due to restrictions on licensable activities) as well as the potential benefit in terms of the promotion of the licensing objectives. However, it is imperative that the authority ensures that the factors which form the basis of its determination are limited to consideration of the promotion of the objectives and nothing outside those parameters. As with the consideration of licence variations, the licensing authority should consider wider issues such as other

conditions already in place to mitigate potential negative impact on the promotion of the licensing objectives and the track record of the business. Further advice on determining what is appropriate when imposing conditions on a licence or certificate is provided in Chapter 10. The licensing authority is expected to come to its determination based on an assessment of the evidence on both the risks and benefits either for or against making the determination

Imposed Conditions

- 10.8 The licensing authority may not impose any conditions unless its discretion has been engaged following receipt of relevant representations and it is satisfied as a result of a hearing (unless all parties agree a hearing is not necessary) that it is appropriate to impose conditions to promote one or more of the four licensing objectives.
- 10.9 It is possible that, in certain cases, where there are other legislative provisions which are relevant and must be observed by the applicant, no additional conditions are appropriate to promote the licensing objectives.

Proportionality

10.10 The 2003 Act requires that licensing conditions should be tailored to the size, type, location and characteristics and activities taking place at the premises concerned. Conditions should be determined on a case by case basis and standardised conditions which ignore these individual aspects should be avoided. Licensing authorities and other responsible authorities should be alive to the indirect costs that can arise because of conditions. These could be a deterrent to holding events that are valuable to the community or for the funding of good and important causes. Licensing authorities should therefore ensure that any conditions they impose are only those which are appropriate for the promotion of the licensing objectives.

History

13. Members of the Licensing Sub-Committee may wish to be aware that 4 London Road, King's Lynn currently holds a premises licence under the Licensing Act 2003 and has done since September 2015. A copy of that licence is attached at Appendix 6 for information.

Determination

- 14. Having regard to the representations received, the Licensing Sub-Committee are requested to consider the application, this report and take such steps as it considers appropriate for the promotion of the licensing objectives. These steps are:
 - a) To grant the application under the terms and conditions applied;
 - b) To grant the application with conditions that the Sub-Committee considers appropriate for the promotion of the licensing objectives;
 - c) To reject all or part of the application.

15. The Sub-Committee are reminded that full reasons for their decision must be given as both the applicant and persons making representations have a right of appeal against that decision to the Magistrates' Court.

John Gilbraith

Licensing Manager Environmental Health - Licensing 28th January 2016

Appendixes:

- 1. Copy of Application.
- 2. CS&NN letter dated 15th January 2016
- 3. Copies of letters of Representations from 'other persons'.
- 4. Premises Plan
- 5. Location Map.
- 6. Copy of Current Premises Licence.

Background Papers:

- 1. The Licensing Act 2003
- 2. Borough Council's Statement of Licensing Policy (26 November 2015)
- 3. Guidance issued under Section 182 of the Licensing Act 2003 (March 2015)

Appendix 1 to Report to Licensing Sub-Committee Re: Lietuviska Uzeiga Dated 28 January 2016



King's Lynn and West Norfolk Application for a premises licence **Licensing Act 2003**

For help contact

ehlicensing@west-norfolk.gov.uk

Telephone: 01553 616200

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☐ Indicate here if you wou	ld prefer not to be contacted by telephone	
Are you:		
An agent that is a busing	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 acti	ng as an agent	paramatan, aparamagan ana ara-
Agent Business		
* Is your business registered in the UK with Companies	○ Yes	
House?	O Ver O Ne	
* Is your business registered outside the UK?	C Yes © No	
* Business name	SMART Licensing	If your business is registered, use its registered name.
* VAT number -	none	Put "none" if you are not registered for VAT.
* Legal status	Sole Trader	
* Your position in the business	Licensing Consultant	
Home country	United Kingdom	The country where the headquarters of your business is located.

Continued from previous page		
Agent Business Address		If you have one, this should be your official
* Building number or name	8	address - that is an address required of you by law for receiving communications.
* Street	Wigg Road	
District		
* City or town	Fakenham	
County or administrative area	Norfolk	
* Postcode	NR21 9RU	
* Country	United Kingdom	
**		
Section 2 of 19	22/06/2019/06/2019	
PREMISES DETAILS		7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
	ply for a premises licence under section 17 of t he premises) and I/we are making this applicat of the Licensing Act 2003.	
Premises Address		
Are you able to provide a post	al address, OS map reference or description of	the premises?
AddressOS ma	p reference C Description	
Postal Address Of Premises		
Building number or name	Lietuviska Uzeiga	
Street	4 London Road	
District		
City or town	Kings Lynn	
County or administrative area	Norfolk	
Postcode	PE30 5PY	
Country	United Kingdom	
Further Details		
Telephone number		
Non-domestic rateable value of premises (£)	5,000	

Secti	on 3 of 19		e sageng automatiq tropi bassatikasa j
	ICATION DETAILS	9.0	
In wh	at capacity are you applyi	ng for the premises licence?	P
\boxtimes	An individual or individua	als	
	A limited company		
	A partnership		
	An unincorporated assoc	iation	
	A recognised club		
	A charity		
	The proprietor of an educ	cational establishment	
	A health service body		
		ed under part 2 of the Care Standards Act	
	2000 (c14) in respect of a	n independent hospital in Wales	
	Social Care Act 2008 in re	ed under Chapter 2 of Part 1 of the Health and espect of the carrying on of a regulated ing of that Part) in an independent hospital in	
	The chief officer of police	e of a police force in England and Wales	
	Other (for example a stat	utory corporation)	
Con	firm The Following		
	I am carrying on or propo the use of the premises f	osing to carry on a business which involves or licensable activities	
	I am making the applicat	ion pursuant to a statutory function	
	I am making the applicat virtue of Her Majesty's pi	cion pursuant to a function discharged by rerogative	
Sect	ion 4 of 19		
IND	IVIDUAL APPLICANT DET	AILS	
	plicant Name se name the same as (or sir	milar to) the details given in section one?	If "Yes" is selected you can re-use the details from section one, or amend them as required
•	Yes	C No	Select "No" to enter a completely new set of details.
Firs	t name	Vilma	
Fam	nily name	PIETERYTE	
Is the applicant 18 years of age or older?		e or older?	
(Yes	C No	

Continued from previous page		
Applicant Postal Address	7	
	similar to) the address given in section one?	If "Yes" is selected you can re-use the details
Yes	C No	from section one, or amend them as required. Select "No" to enter a completely new set of details.
Building number or name		
Street		
District		
City or town		
County or administrative area	1	
Postcode		
Country	United Kingdom	
Applicant Contact Details		
Are the contact details the sa	me as (or similar to) those given in section one?	If "Yes" is selected you can re-use the details
(● Yes	C No	from section one, or amend them as required. Select "No" to enter a completely new set of details.
E-mail	tony@smartlicensing.co.uk	
Telephone number		
Other telephone number		
	Add another applicant	
Section 5 of 19		
OPERATING SCHEDULE		
When do you want the premises licence to start?	16 / 01 / 2016 dd mm yyyy	
If you wish the licence to be valid only for a limited period when do you want it to end	d, dd mm yyyy	
Provide a general description	of the premises	
licensing objectives. Where y	nises, its general situation and layout and any ot your application includes off-supplies of alcohol a pplies you must include a description of where t	and you intend to provide a place for
situated on a main route into For a number of years prior to the past three years it has be limited selection of general fo	ad, Kings Lynn is a small retail shop flanked on e Kings Lynn and is within a quarter of a mile of the the applicant taking over the shop in late 2012 en a butchers shop which also had the benefit of bood provisions and alcoholic beverages as 'off' say	he main town centre area. , the premises had been a takeaway shop. For f a Premises Licence and therefore sold a ales.

front of the premises with a service 25-30 persons. The premises will ocustomers. There are kitchen, food this business as a late night cafe at it is the wish of the applicant to be and as 'off sales' (for home consum relating to any form of live or recothe enjoyment of their customers.	ne plan attached to this application. Basically it consists of a small cafe arrangement at the e counter. It also provides sufficient tables and seating arrangements to cater for around operate as a cafe but will also offer a takeaway menu as part of the food offering to a preparation and storage areas to the rear of the cafe area. It is not intended to operate and certainly it will not be operational beyond 11pm in the evening on any day. The able to offer a limited range of alcohol beverages for consumption both within the cafe applicant is should customers require. The applicant is not applying for any permissions reded entertainment but will provide either background music or television broadcasts for a general season of the premises in this manner is unlikely to have any adverse effect upon their immediate
If 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend	
Section 6 of 19	
PROVISION OF PLAYS	
Will you be providing plays?	
C Yes ©	No
Section 7 of 19	
PROVISION OF FILMS	
Will you be providing films?	
C Yes ©	No
Section 8 of 19	
PROVISION OF INDOOR SPORTIN	IG EVENTS
Will you be providing indoor spor	ting events?
C Yes ©	No
Section 9 of 19	
PROVISION OF BOXING OR WRE	STLING ENTERTAINMENTS
Will you be providing boxing or w	restling entertainments?
C Yes .	No
Section 10 of 19	
PROVISION OF LIVE MUSIC	
Will you be providing live music?	
○ Yes	No
Section 11 of 19	and the contraction of the contraction is a contraction of section of science the principal section of section is
PROVISION OF RECORDED MUSI	C
Will you be providing recorded m	usic?
○ Yes	No
Section 12 of 19	
PROVISION OF PERFORMANCES	OF DANCE

Continued from previous				ACE TO APPLICATE OF THE STATE
Will you be providing po	erformances of danc	re?		A *
C Yes	No			
Section 13 of 19				
PROVISION OF ANYTH	ING OF A SIMILAR I	DESCRIPTION TO LIVE	MUSIC, REC	ORDED MUSIC OR PERFORMANCES OF
Will you be providing an performances of dance?		e music, recorded mus	sic or	
C Yes	No			
Section 14 of 19				
LATE NIGHT REFRESHM	MENT			En 18 22
Will you be providing la	te night refreshmen	t?		
C Yes	No			
Section 15 of 19				
SUPPLY OF ALCOHOL	7			
Will you be selling or su	pplying alcohol?			
Yes	C No			
Standard Days And Ti	mings			
MONDAY				C:
1	Start 10:00	End	23:00	Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days
	Start	End		of the week when you intend the premises
	Start	Elia		to be used for the activity.
TUESDAY				
	Start 10:00	End	23:00	
	Start	End		
WEDNESDAY				
8	Start 10:00	End	23:00	
	Start	End		
THURSDAY				
THURSDAY	s [20.00		00.00	
	Start 10:00	End	23:00	
	Start	End		
FRIDAY				
	Start 10:00	End	23:00	
	Start	End		
CATUDDAY				
SATURDAY	CI 10.00		22.00	
	Start 10:00	End	23:00	
	Start	End		

Continued from previous page			
SUNDAY			
Start	10:00	End 23:00	
Start		End	
Will the sale of alcohol be for co	onsumption:		If the sale of alcohol is for consumption on the premises select on, if the sale of alcohol
C On the premises	C Off the premises ©	Both	is for consumption away from the premises
			select off. If the sale of alcohol is for consumption on the premises and away
			from the premises select both.
State any seasonal variations			
For example (but not exclusive	ly) where the activity will occu	ur on additional da 	ys during the summer months.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
			ATTENDED TO THE RESERVE OF THE RESER
Non-standard timings. Where t	he premises will be used for t	he supply of alcoh	ol at different times from those listed in the
For example (but not exclusive	ly), where you wish the activit	ty to go on longer o	on a particular day e.g. Christmas Eve.
1 1 97			
	**		
State the name and details of the licence as premises supervisor	he individual whom you wish	to specify on the	
Name			
First name	Vilma		
Family name	PIETERYTE		
Enter the contact's address			
Building number or name			
Street			
District			
City or town			
County or administrative area			
Postcode			
Country	United Kingdom		

	200		
Continued from previous	page	4	
Personal Licence number (if known)	14/00542/LA-PER		
Issuing licensing author (if known)	Borough Council f Norfolk	for Kings Lynn & West	
PROPOSED DESIGNATE	D PREMISES SUPERVISO	OR CONSENT	
How will the consent for be supplied to the author		nated premises supervisor	
C Electronically, by t	he proposed designated p	oremises supervisor	
As an attachment	to this application		
Reference number for co form (if known)	onsent SL/PLApp/VP/4LR	KL/DPS	If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.
Section 16 of 19			
ADULT ENTERTAINMEN		No. Operation	
premises that may give Give information about rise to concern in respec	rise to concern in respect anything intended to occ tt of children, regardless c	of children our at the premises or ancillar	y to the use of the premises which may give en to have access to the premises, for example
Section 17 of 19			
HOURS PREMISES ARE		· · · · · · · · · · · · · · · · · · ·	
Standard Days And Tir MONDAY	nings		
	Start 10:00	End 23:00	Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days
-	Start	End	of the week when you intend the premises to be used for the activity.
TUESDAY			
	Start 10:00	End 23:00	
WEDNESDAY			
	Start 10:00	End 23:00	
	Start	End	

Continued from previous	; page			
THURSDAY				
	Start 10:00	End 23:00		* * *
	Start	End		
FRIDAY				
- 13	Start 10:00	End 23:00		
	Start	End		
SATURDAY				
	Start 10:00	End 23:00		
	Start	End		
SUNDAY				
. I con figur	Start 10:00	End 23:00		
	Start	End		
State any seasonal vari	ations			
For example (but not e	exclusively) where the activity will o	occur on additional days during	the summer months	5.
	A Section 1	to a second seco		
	Where you intend to use the prem	nises to be open to the member	s and guests at differ	rent times from
	ımn on the left, list below			
For example (but not e	exclusively), where you wish the ac	tivity to go on longer on a parti	cular day e.g. Christn	nas Eve.
Section 18 of 19				
LICENSING OBJECTIVI	ES			
Describe the steps you	u intend to take to promote the fo	ur licensing objectives:		
a) General – all four lice	ensing objectives (b,c,d,e)			
List here steps you will	l take to promote all four licensing	objectives together.		
	eavour to ensure that she runs the			
	es as highlighted below. The cafe he equire anything other than pruder			
immediate neighbours	s or the wider community. Staff wi	ll be suitably trained in their wo	orking knowledge of t	the licensing
laws in relation to the staff the protection of staff	sale of alcohol and do her best to i and customers alike.	impress upon staff the importar	ice of compliance wi	tn the law for
b) The prevention of co	rime and disorder			***

Continued from previous page...

Having been previously subject to Police scrutiny during a previous licensing application the question of premises security is adequately attended to. The premises will capable of being secured by the use of locks on the front door and the double doors to the rear yard. Only a small amount of alcohol stock will be kept on the premises as these stocks can be quickly replenished from local suppliers. Attention will be paid by staff to customers to ensure that they do not become disorderly through excessive alcohol consumption and if necessary customer showing signs of intoxication will be required to leave the premises. Staff will receive appropriate training in their knowledge of the licensing laws to ensure compliance.

c) Public safety

The applicant will ensure that the normal health & safety and fire risk assessments relating to the use of the premises are in place.

d) The prevention of public nuisance

The applicant will endeavour to ensure that customers behave within normally accepted parameters. Entertainment is not the main feature of the premises so any sound from music players will only amount to background noise.

e) The protection of children from harm

The applicant will ensure that staff fully understand the implications of failing to ensure that sales of alcohol to children are legally complied with. Staff will be trained to ID customers in accordance with mandatory requirements if they are in any doubt as to the legal age of young persons attempting to purchase alcohol from the shop. A refusals book will be kept to record any refusals of sale of alcohol to young persons.

Section 19 of 19

PAYMENT DETAILS

This fee must be paid to the authority. If you complete the application online, you must pay it by debit or credit card.

Premises Licence Fees are determined by the non domestic rateable value of the premises.

To find out a premises non domestic rateable value go to the Valuation Office Agency site at http://www.voa.gov.uk/business_rates/index.htm

Band A - No RV to £4300	£100.00
Band B - £4301 to £33000	£190.00
Band C - £33001 to £87000	£315.00
Band D - £87001 to £125000	£450.00*
Band E - £125001 and over	£635.00*

*If the premises rateable value is in Bands D or E and the premises is primarily used for the consumption of alcohol on the premises then your are required to pay a higher fee

Band D - £87001 to £12500 £900.00 Band E - £125001 and over £1,905.00

There is an exemption from the payment of fees in relation to the provision of regulated entertainment at church halls, chapel halls or premises of a similar nature, village halls, parish or community halls, or other premises of a similar nature. The costs associated with these licences will be met by central Government. If, however, the licence also authorises the use of the premises for the supply of alcohol or the provision of late night refreshment, a fee will be required.

Schools and sixth form colleges are exempt from the fees associated with the authorisation of regulated entertainment where the entertainment is provided by and at the school or college and for the purposes of the school or college.

Continued from previous page...

If you operate a large event you are subject to ADDITIONAL fees based upon the number in attendance at any one time

Capacity 5000-9999	£1,000.00
Capacity 10000 -14999	£2,000.00
Capacity 15000-19999	£4,000.00
Capacity 20000-29999	£8,000.00
Capacity 30000-39999	£16,000.00
Capacity 40000-49999	£24,000.00
Capacity 50000-59999	£32,000.00
Capacity 60000-69999	£40,000.00
Capacity 70000-79999	£48,000.00
Capacity 80000-89999	£56,000.00
Capacity 90000 and over	£64,000.00
* Fee amount (£)	190.00

DECLARATION

* I/we understand 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.

☐ Ticking this box indicates you have read and understood the above declaration

This section should be completed by the applicant, unless you answered "Yes" to the question "Are you an agent acting on behalf of the applicant?"

* Full name

Tony Grover

* Capacity

Licensing Consultant on behalf of the

applicant.

* Date

17 / 12 / 2015 dd mm yyyy

Add another signatory

Once you're finished you need to do the following:

- 1. Save this form to your computer by clicking file/save as...
- 2. Go back to https://www.gov.uk/apply-for-a-licence/premises-licence/kings-lynn-and-west-norfolk/apply-1 to upload this file and continue with your application.

Don't forget to make sure you have all your supporting documentation to hand.

IT IS AN OFFENCE, LIABLE ON SUMMARY CONVICTION TO A FINE NOT EXCEEDING 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

Our ref:MAU 28717

Please ask for: Alison Demonty Direct dial: (01553) 616448

Direct fax: (01553) 703026

E-mail: Alison.demonty@west-norfolk.gov.uk

Appendix 2 to

Report to Licensing Sub-Committee Re: Lietuviska Uzeiga

Dated 28 January 2016

Ms Vilma Pieteryte C/O Tony Grover SMART Licensing **Debbie Gates**Executive Director

Central and Community Services

15th January 2016

Dear Ms Pieteryte

Premises Licence Application: Lietuviska Uzeiga, 4 London Road, Kings Lynn

I am writing to you in connection with the above premises licence application.

It is the responsibility of the Community Safety and Neighbourhood Nuisance team to consider the licensing objective relating to the prevention of public nuisance. Due to the nature of the venue and the proposal for the sale of alcohol, there is potential for noise disturbance to affect nearby premises.

Following our discussions with you on 13th January 2016, I would like to offer the following representations which I believe will allow the business to operate as intended but will minimise the likelihood of any adverse impact to nearby premises.

I must stress that I make such representation having taken consideration of your intention to run the premises in a different manner to that when it was previously operated as a take away. You will be aware that there were historical complaints in respect of noise from this premises and it is hoped that the below conditions, along with your good management will prevent such complaint in the future.

I therefore propose the following conditions be attached to any licence granted:

- Within 28 days from the start date of the licence, a detailed noise management plan shall be submitted to and agreed by the Community Safety and Neighbourhood Nuisance Team at the Borough Council of King's Lynn and West Norfolk and shall be implemented as approved thereafter. This should include details of general management controls to monitor and control noise in and around the premises at all times.
- The licensee shall take appropriate steps to ensure that the customers entering and leaving the premises do so in a quiet and orderly manner.
- No deliveries or refuse collections relating to the sale of alcohol shall be made to the premises before 8.00 hours or after 19.00 hours Monday to Saturday and at no time on Sundays and public and bank holidays.

- The main entrance door fronting London Road will be kept closed after 7pm on any day with the exception of normal access and egress.
- Patrons shall be prevented from smoking and/or congregating in any outdoor area of the premises later than 10.30pm on any day.

General Guidance

Noise from people can be difficult to control and we would ask you to read and consider the following suggestions. These are not to be attached to your licence but are simply to provide you with information on how to manage the premises effectively without causing an adverse impact on the local community and they could form part of a noise management plan.

- Signs may be displayed on any entrance and exit to the premises requiring that customers respect the neighbours and do not cause unreasonable disturbance to residents.
- A regular check will be conducted of any outdoor area to ensure that excessive noise or anti social behaviour is not occurring.
- Liaising with the Police or other relevant authority if anti social behaviour or noisy activity is occurring that requires their assistance.

By ensuring the above and practising good management there is no reason that any adverse effect or low level nuisance will be experienced by any neighbouring premises'.

However, it must be made clear that the Local Authority do have legislation under the Environmental Protection Act 1990 to prevent any person from causing a nuisance. The Local Authority has powers to serve legal notices, which if breeched may result in prosecution and a fine. We also have the power to seize any noise making equipment.

I would hope that none of this action would ever be necessary.

In relation to the recommendations for the licence, please read, sign and return the enclosed agreement form. If you <u>do not agree</u> to the conditions being attached to the licence then please do not send the form back and this <u>letter will be classed</u> as an objection.

Yours sincerely

Alison Demonty Community Safety and Neighbourhood Nuisance Officer Community Safety and Neighbourhood Nuisance Team

THIS LETTER CAN BE MADE AVAILABLE IN LARGE PRINT AND OTHER LANGUAGES UPON REQUEST.

Our ref:MAU 28717

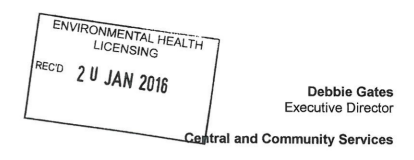
Please ask for: Alison Demonty Direct dial: (01553) 616448 Direct fax: (01553) 703026

E-mail: Alison.demonty@west-norfolk.gov.uk

Ms Vilma Pieteryte C/O Tony Grover SMART Licensing

15th January 2016

Dear Ms Pieteryte



Premises Licence Application: Lietuviska Uzeiga, 4 London Road, Kings Lynn

To the applicant/s: please sign the form below and return either by email to <u>Alison.demonty@west-norfolk.gov.uk</u> and <u>Mark.Whitmore@west-norfolk.gov.uk</u> or by post to CSNN, KLWNBC, Kings Court, Chapel Street, King's Lynn, Norfolk, PE30 1EX.

Recommendations

- Within 28 days from the start date of the licence, a detailed noise management plan shall be submitted to and agreed by the Community Safety and Neighbourhood Nuisance Team at the Borough Council of King's Lynn and West Norfolk and shall be implemented as approved thereafter. This should include details of general management controls to monitor and control noise in and around the premises at all times.
- The licensee shall take appropriate steps to ensure that the customers entering and leaving the premises do so in a quiet and orderly manner.
- No deliveries or refuse collections relating to the sale of alcohol shall be made to the premises before 8.00 hours or after 19.00 hours Monday to Saturday and at no time on Sundays and public and bank holidays.
- The main entrance door fronting London Road will be kept closed after 7pm on any day with the exception of normal access and egress.
- Patrons shall be prevented from smoking and/or congregating in any outdoor area of the premises later than 10.30pm on any day.

I/we acknowledge receipt of the Community Safety and Neighbourhood Nuisance team representations dated 15th January 2016 in connection with the application for the premises shown above. I agree with the recommendations suggested in the accompanying letter and I understand that they will be attached to the licence.

Signed....

Name: Tony Grover (SMART Licensing – Authorised Agent)

Date: 19.01 .. 2016

Appendix 3 to
Report to Licensing Sub-Committee
Re: Lietuviska Uzeiga
Dated 28 January 2016

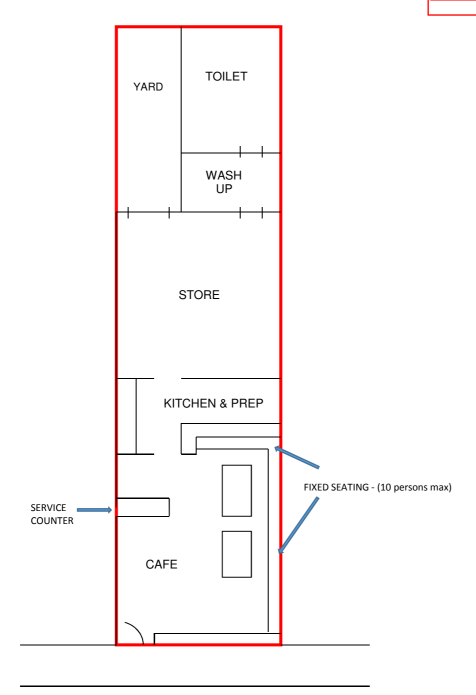
Objectors (Other Persons) – Lietuviska Uzeiga, 4 London Road, King's Lynn

<u>Name</u>	<u>Address</u>



Plan of Café Premises at 4 London Road Kings Lynn.

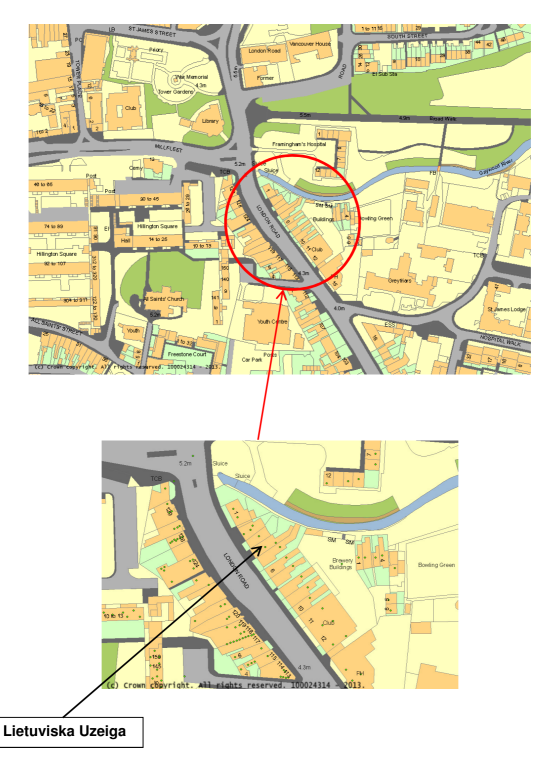
Appendix 4 to
Report to Licensing Sub-Committee
Re: Lietuviska Uzeiga
Dated 28 January 2016



LONDON ROAD

Scale = 1:100

Location Plan - Lietuviska Uzeiga, 4 London Road, King's Lynn PE30 5PY



PREMISES LICENCE

Appendix 6 to
Report to Licensing Sub-Commitee
Re: Lietuviska Uzeiga
Dated 28 January 2016

15/00906/LA_PRE

LICENSING AUTHORITY

Borough Council of King's Lynn & West Norfolk



Environmental Health – Licensing Kings Court Chapel Street Kings Lynn Norfolk PE30 1EX Tel: 01553 616200

Fax: 01553 691663

Web: www.west-norfolk.gov.uk Email: ehlicensing@west-norfolk.gov.uk

Part 1 – Premises Details

ZP & VP Butchers				
4 London Road King's Lynn Norfolk PE30 5PY				
Telephone Number:				
Where the Licence is time limited the dates:	Not applicable			
Licensable Activities authorised by the licence:				
the sale of alcohol by retail				
The times the licence authorises the carrying out of licensable activities:				
the sale of alcohol by retail				
Description From To Monday to Saturday 09:00 - 21:00 Sunday 09:00 - 18:00				
The opening hours of the premises:				
,	09:00 09:00	21:00 18:00		
Where the licence authorises supplies of alcohol whether these are on and /or off supplies:				
Alcohol is supplied for consumption OFF the Premises				
Part 2				

Name, (registered) address, telephone number and email (where relevant) of holder of premises licence:

Mrs Vilma Pieteryte

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

N/A

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

Mrs Vilma Pieteryte

Personal Licence number and issuing authority of Personal Licence held by Designated Premises Supervisor (where the premises authorises for the supply of alcohol):

Personal licence Number: Licensing Authority: Licence Number: 14/00542/LA_PER

Licensing Authority:

Manager Environmental Health (Commercial)

Original Issue date of Premises Licence:

Date of last change: 1st September 2015

ANNEXES

ANNEX 1 - MANDATORY CONDITIONS

- 1. Under Section 19(2) of the Licensing Act 2003, no supply of alcohol shall be made under this premises licence at a time when there is no designated premises supervisor in respect of the premises licence, or at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.
- 2. Under Section 19(3) of the Licensing Act 2003 every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.
- 3. The premises licence holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol. The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy. 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 either a holographic mark, or an ultraviolet feature.
- 4.A relevant person shall ensure that no alcohol is sold or supplied for consumption off the premises for a price which is less than the permitted price. For the purposes of this condition 'duty' is to be construed in accordance with the Alcoholic Liquor Duties Act 1979; 'permitted price' is the price found by applying the formula $P = D + (D \times V)$ where; $P = D + (D \times V)$ is the rate of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol; and V = V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol. A 'relevant person' means the holder

of the premises licence, the designated premises supervisor (if any) in respect of such a licence, or the personal licence holder who makes or authorises a supply of alcohol under such a licence. 'Valued added tax' means value added tax charged in accordance with the Value Added Tax Act 1994.

The permitted price must be rounded up to the nearest penny.

A change to the permitted price which would apply as a result of a change to the rate of duty or VAT charged in relation to alcohol would not apply until the expiry of the period of 14 days beginning on the day on which the change in the rate of duty or VAT takes effect.

ANNEX 2 - CONDITIONS CONSISTENT WITH THE OPERATING SCHEDULE

5.A digital CCTV system shall be maintained at the premises which is capable of recording images for a continuous period of at least 28 days. Images must be capable of being downloaded in digital format upon reasonable request from representatives of the Police or the Licensing Authority. All staff on duty at the premises must be trained in the use of the system and be able to comply with any such request. The system will be maintained in good working order at all times. A CCTV monitor will be positioned so that a member of staff will be capable of seeing images from the cameras.

6.A refusal/incident book shall be maintained at the premises which shall record the date and details of any refusal of alcohol sales or incidents. This book must be produced upon reasonable request from representatives of the Police or the Licensing Authority.

7.All invoices for the purchase of alcohol to retail at the premises shall be maintained for a minimum of six months and produced upon reasonable request from representatives of the Police or the Licensing Authority

8. Challenge 25 age verification shall be operated at the premises with posters displayed advising customers of the scheme. All staff shall be trained in the use of the scheme and training records shall be maintained and produced upon reasonable request from representatives of the Police or the Licensing Authority

ANNEX 3 - CONDITIONS ATTACHED AFTER A HEARING

None attached.

ANNEX 4 – AUTHORISED PLANS

As attached.