

BRISTOL CITY COUNCIL
LICENSING SUB-COMMITTEE
8 February 2018

Report of the Service Manager – Regulatory Services

Title: Licensing Act 2003
Application for variation of a premises licence in respect of Falafel Hut
(formerly Dandos), 60 Stokes Croft, Bristol, BS1 3QU

Ward: Ashley

Officer Presenting Report: Sarah Flower

Contact Telephone Number: 0117 3574900

Purpose of the report

To hold a hearing to consider relevant representations made on the application for a variation to a premises licence for Falafel Hut (formerly Dandos) made by Emad Alsalhi and received on 7th December 2017

Members have a pack containing the following documents:

- (a) Copy of the application
- (b) Copy of all relevant representations
- (c) Points of clarification raised with the parties and their responses
- (d) The Council's statement of licensing policy
- (e) The Secretary of state's guidance
- (f) The Council's Licensing procedure rules
- (g) Regulations governing the conduct of hearings

Context

The detail of the application is as follows:

This variation seeks to permit the sale of hot food and drink between the hours of 09:00 and 04:00 on Fridays and Saturdays and 09:00 to 02:00 on Sundays to Thursdays.

Planning permission number 16/05789/X was granted by Bristol City Council on 23rd December 2016 for the variation of condition 6 previously attached to planning permission 16/01571/F allowing the premises to be used during the hours set out above. The planning permission was granted subject to conditions, all of which are accepted by the applicant. There was no objection to the planning application from any person, including neighbours and the Council's pollution control team. The use of the premises pursuant to the proposed variation will be conducted in accordance with the planning conditions and any new conditions attached to the varied licence. The applicant considers that the variation will

IT IS RECOMMENDED THAT THE SUB COMMITTEE hold a hearing to consider the relevant representations (unless the subcommittee, the applicant and each person who has made such representations agree that a hearing is unnecessary) and, having regard to the representations, take such of the steps mentioned in paragraph 6 below, if any, as it considers appropriate for the promotion of the licensing objectives. In making this (and all licensing decisions) the subcommittee must have regard to the guidance and policy included in the subcommittee's pack

2. The steps are –

- (a) to modify the conditions of the licence;
- (b) to reject the whole or part of the application; and for this purpose the conditions of the licence are modified if any of them are altered or omitted or any new condition is added.

3. If a licence is granted any relevant mandatory conditions must be imposed in addition to any conditions the subcommittee decides to impose after the hearing. Mandatory conditions are standard conditions imposed by way of legislation and in respect of which there is no power to vary.

4. If the subcommittee decides to grant the application Notice in line with the statutory requirements must be given forthwith to that effect to the applicant, all of the people who made relevant representations and the Chief Constable for Avon and Somerset and must state the reasons for taking any of the steps set out in paragraph 6 of this report; the applicant must also be issued with the licence and a summary of it.

5. If the subcommittee decides to reject the application notice must be given forthwith to that effect to the applicant, all of the people who made relevant representations and the Chief Constable for Avon and Somerset and must state the reasons for the decision.

APPENDICES

Appendix A Current premises licence issued under the Licensing Act 2003

LOCAL GOVERNMENT (ACCESS TO INFORMATION) ACT 1985

Background papers: Application and supporting documents.

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