

Licensing Sub-Committee

14:00 25th January 2022

Constitute Sanstitute and approximation	
Title	Temporary Event Notice for Talmud Torah Tiferes Shlomo Boys School
Report of	Trading Standards & Licensing Manager
Wards	Hendon
Status	Public
Urgent	No
Key	No
Enclosures	Report of the Licensing Officer Annex 1 — Temporary Event Notice Annex 2 — Noise Nuisance Representation Annex 3 — Notice of Decision
Officer Contact Details	Elisabeth Hammond 0208 359 5639 Elisabeth.Hammond@barnet.gov.uk

Summary

This report asks the Sub-Committee to consider a Temporary Event Notice under Licensing Act 2003.

Officers Recommendations

1. That the Sub-Committee considers the Temporary Event Notice for an event to be held on 9th June 2022 – 10th June 2022 at Talmud Torah Tiferes Shlomo Boys School Danescroft Avenue London NW4 2NB to which a Noise Nuisance Objection has been received.



1. Why this report is needed

1.1 The licensing authority having received a representation from the police that has not been withdrawn must (in the case of a standard TEN only) hold a hearing to consider the representation (unless all parties agree that this is unnecessary).

2. Reasons for recommendations

- 2.1 The Licensing Act 2003 states that should the licensing authority receive an objection notice from the police or Environmental Health Authority (EHA) that is not withdrawn, it must (in the case of a standard TEN only) hold a hearing to consider the objection (unless all parties agree that this is unnecessary).
- 2.2 The licensing sub-committee may decide to allow the licensable activities to go ahead as stated in the notice. If the notice is in connection with licensable activities at licensed premises, the licensing authority may also impose one or more of the existing licence conditions on the TEN (insofar as such conditions are not inconsistent with the event) if it considers that this is appropriate for the promotion of the licensing objectives.
- 2.3 If the authority decides to impose conditions, it must give notice to the premises user which includes a statement of conditions (a "notice (statement of conditions)") and provide a copy to each relevant party.
- 2.4 Alternatively, it can decide that the event would undermine the licensing objectives and should not take place. In this case, the licensing authority must give a counter notice

3. Alternative options considered and not recommended

3.1 Not applicable

4. Post decision implementation

4.1 The decision will have immediate effect.

5. Implications of decision

5.1 Corporate Priorities and Performance

- 5.1.1 Members are referred to the Council's Licensing Policy for consideration
- 5.1.2 Timely legal and fair decisions support objectives are contained within the Corporate Plan. In particular in relation to a "successful London borough" by ensuring that only legal, well-regulated licensable activities occur within the borough.

5.2 Resources (Finance & Value for Money, Procurement, Staffing, IT, Property, Sustainability)

5.2.1 None

5.3 Legal and Constitutional References

- 5.3.1 A valid objection notice has been received in relation to this Temporary Event Notice, which is therefore before the Sub-Committee for consideration
- 5.3.2 The Licensing Sub-Committee will discharge the functions under the Licensing Act 2003 and associated Regulations, as delegated to it by the Licensing Committee

5.4 Insight

5.4.1 N/A

5.5 Social Value

5.5.1 N/A

5.6 Risk Management

5.6.1 N/A

5.7 Equalities and Diversity

5.7.1 Licence applications are dealt with according to the provisions of the Licensing Act 2003 and associated Regulations which allow both applications and representations to applications to be made by all sectors.

5.8 Corporate Parenting

5.8.1 N/A

5.9 Consultation and Engagement

5.9.1 The statutory consultation process has been followed in accordance with the Licensing Act 2003.

5.10 Environmental Impact

5.10.1 Timely legal and fair decisions support objectives are contained within the Corporate Plan. In particular in relation to a "successful London borough" by ensuring that only legal, well-regulated licensable activities occur within the borough.

6. Background papers

6.1 The application and report of the Licensing Officer and appendices are attached to this report.

Officers Report

LICENSING ACT 2003

REPORT FOR PUBLIC HEARING

Talmud Torah Tiferes Shlomo Boys School, Danescroft Avenue, London, NW4 2NA

The Notice

This Temporary Event Notice was given to the Licensing Authority by Mr Mark Hus under Section 100 of the Licensing Act 2003.

The notice submitted seeks to permit the provision of regulated entertainment and the provision of late-night refreshment for a Bar Mitzvah.

Event Start: 18:30 on Thursday 9th June 2022 Event End: 00:30 on Friday 10th June 2022

A copy of the Temporary Event Notice is attached to this report in **Annex 1**.

Please note the original notice form states the end time to be 12:30 on 10th June 2022. I sought clarification from the applicant regarding this and they confirmed the correct end time should be recorded as 00:30 on 10th June 2022. Please see this communication also in **Annex 1**.

Noise Nuisance Objection

The licensing authority has received an objection from Mr Joe Prasad on behalf of Barnet's Environmental Health Noise Nuisance Team. Mr Prasad states:

"The Noise Nuisance Department are satisfied that allowing the premises to be used in accordance with the notice submitted would undermine the licensing objective of the Prevention of Public Nuisance."

Noise Nuisance's objection is attached to the report in **Annex 2**.

Officers Comments

The London Borough of Barnet's Licensing Policy states the following about Temporary Event Notices:

- Applicants should be aware that the serving on the Licensing Authority of a TEN does not remove their obligations under other legislation. Where appropriate, permissions should be sought from the appropriate body. The Licensing Authority expects that applicants understand their obligations in respect of:
 - Planning permissions
 - Health and safety
 - Noise pollution
 - The erection of temporary structures
 - Road closures
 - The use of pyrotechnics
 - Anti-social behaviour
- Applicants intending to sell alcohol should be aware that it is an offence to supply alcohol to
 minors or persons who are drunk. Also, that the Police have powers to close down events
 without notice on the grounds of disorder, the likelihood of disorder or because of public
 nuisance caused by noise.

- Applicants should be aware that a limit of less than 500 persons at any one time applies to temporary events and failure to comply with this limit may lead to prosecution. Organisers should be aware this is the total number of persons, not customers, therefore staff should be included in this number.
- Where appropriate, organisers are strongly recommended to employ means of recording the number of persons entering and leaving the premises.
- The attention of applicant is drawn to the Licensing Authorities need to be provided with adequate information on the TEN. The applicant should make clear:
 - The nature of the event
 - If the event involves live or DJ music
 - whether it is open to the public or section of the public
- The applicant should also ensure all fields on the application form are completed, including their national insurance number.

Determination

The sub-committee shall determine the application in accordance with Section 105 of the Licensing Act 2003. The Notice of Decision is attached as **Annex 3**.

- (1) Where a relevant objection notice is made, the authority must-
 - (a) hold a hearing to consider the objection notice, unless the premise user, the chief officer of police who gave the objection notice and the authority agree that a hearing is unnecessary, and
 - (b) having regard to the objection notice, give the premises user a counter notice under this section if it considers it appropriate for the promotion of a licensing objective to do so.
- (2) The licensing (sub) committee can only
 - (a) issue a counter notice if it considers it appropriate for the promotion of a licensing objective
 - (b) impose conditions on the temporary event notice that are shown on the premises licence/club premises certificate for this property if it is considered appropriate for the promotion of a licensing objective (and not inconsistent with the carrying out of the licensable activities sought on the TEN)
 - (c) refuse to issue a counter notice, and give notice of this decision

Section 105 (3) states: -

- (1) The relevant licensing authority must -
 - in a case where it decides not to give a counter notice under this section, give the premises user and the relevant chief officer of police notice of the decision, and
 - (b) in any other case -
 - (i) give the premises user the counter notice and a notice stating the reasons for its decision, and
 - (ii) give the relevant chief officer of police a copy of both of those notices.

Any decision or counter notice must be issued to the premises user at least 24 hours before the specified event period. A failure to do so will result in the premises user being able to proceed with the event.

Attaching conditions

As this premises does not hold a premises licence, conditions cannot be attached to this Temporary Event Notice.

Full Copies of the Councils Statement of Licensing Policy, the Statutory Guidance to the Act will be available at the Licensing Sub Committee hearing or in advance if required. A map centrally locating the premises and premises plans will be available at the hearing.

Prepared By:

Elisabeth Hammond Licensing Officer

Annex 1 – Temporary Event Notice

Annex 2 - Noise Nuisance objection

Annex 3 – Decision notice

Temporary Event Notice



Barnet Temporary Event Notice Licensing Act 2003

For help contact

licensingadmin@barnet.gov.uk

Telephone: 020 8359 2000

* required information

Section 1 of 9			
You can save the form at any ti	me and resume it later. You do not need to be	logged in when you resume.	
System reference	Not Currently In Use	This is the unique reference for this application generated by the system.	
Your reference 02GBRG		You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.	
Are you an agent acting on bel	• •	Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.	
U les W	O .	WOLK TOL.	
Applicant Details			
* First name	MARK		
* Family name	HUS		
* E-mail	xxxxxxxxxxxxxxx		
Main telephone number		Include country code.	
Other telephone number			
☐ Indicate here if you wou	ld prefer not to be contacted by telephone		
Are you:			
 Applying as a business o 	r organisation, including as a sole trader	A sole trader is a business owned by one person without any special legal structure.	
Applying as an individual		Applying as an individual means you are applying so you can be employed, or for some other personal reason, such as following a hobby.	

Continued from previous page					
Your Address		Address official correspondence should be			
* Building number or name	Tiferes Shlomo School	sent to.			
* Street	Danescroft Avenue				
District					
* City or town	London				
County or administrative area					
* Postcode	nw4 2na				
* Country	United Kingdom				
Section 2 of 9					
APPLICATION DETAILS (See 2	also guidance on completing the form, gene	ral notes and note 1)			
Have you had any previous or I	maiden names?				
O Yes	No				
* Your date of birth	xx / xx / xxxx dd mm yyyy	Applicant must be 18 years of age or older			
National Insurance number	xxxxxxxxxx	This box need not be completed if you are an individual not liable to pay UK national insurance.			
Place of birth	london				
Correspondence Address					
Is the address the same as (or s	imilar to) the address given in section one?	If "Yes" is selected you can re-use the details from section one, or amend them as			
Yes	○ No	required. Select "No" to enter a completely new set of details.			
Building number or name	Tiferes Shlomo School				
Street	Danescroft Avenue				
District					
City or town	London				
County or administrative area					
Postcode	nw4 2na				
Country	United Kingdom				

Continued from previous page			
Additional Contact Details			
Are the contact details the sam	ne as (or similar to) those given in section one?	If "Yes" is selected you can re-use the details	
Yes	○ No	from section one, or amend them as required. Select "No" to enter a completely new set of details.	
E-mail	xxxxxxxxxxxxxxx		
Telephone number	xxxxxxxxxx		
Other telephone number			
Section 3 of 9			
THE PREMISES			
activity at the premises describ Give the address of the premis description (including the Orde	es where you intend to carry on the licensable anance Survey references). (See also guidance of	activities or if it has no address give a detailed	
* Does the premises have an ac	ddress?		
Yes	○ No		
Address Is the address the same as (or s	similar to) the address given in section one?	If "Yes" is selected you can re-use the details from section one, or amend them as	
Yes	○ No	required. Select "No" to enter a completely new set of details.	
* Building number or name	Tiferes Shlomo School		
* Street	Danescroft Avenue		
District			
* City or town	London		
County or administrative area			
* Postcode	nw4 2na		
* Country	United Kingdom		
* Does a premises licence or cle to the premises (or any part of	ub premises certificate have effect in relation the premises)?		
Neither	es licence Club premises certificate		
Location Details			
* Provide further details about	the location of the event		
Bar Mitzvah			
	f the premises at this address or intend to restr (see also guidance on completing the form, no		

Continued from previous page	
Describe the nature of the premises below (see also guidance on completing	the form, note 4)
Describe the nature of the event below (see also guidance on completing the	e form, note 5)
Section 4 of 9	
LICENSABLE ACTIVITIES	
State the licensable activities that you intend to carry on at the premises (see also guidance on completing the form, note 6):	
☐ The sale by retail of alcohol	
The supply of alcohol by or on behalf of a club to, or to the order of, a member of the club	
	(See also guidance on completing the form, note 7).
☐ The giving of a late temporary event notice	Late notices can be given no later than 5 working days but no earlier than 9 working days before the event. (See also guidance on completing the form, note 8).
Event Dates	
There must be a period of at least 10 working days between the date you subwhen you will be using these premises for licensable activities.	omit this form and the date of the earliest event
State the dates on which you intend to use these premises for licensable activ	vities
(see also guidance on completing the form, note 9)	
Event start date 09 / 06 / 2022 dd mm yyyy	The maximum period for using premises for licensable activities under the authority of a temporary event notice is 168 hours or seven days.
Event end date 10 / 06 / 2022 dd mm yyyy	

Continued from previous page	
State the times during the event period that you propose to carry on licensable activities (give times in 24 hour clock) start 09/06/22 18.30 finish 10/06/22 12.30 (see also guidance on completing the form, note 10)	
State the maximum number of people at any one time that you intend to allow to be present at the premises during the times when you intend to carry on licensable activities, including any staff, organisers or performers (see also guidance on completing the form, note 11)	Note that the maximum number of people cannot exceed 499.
If the licensable activities will include the supply of alcohol, state whether the supplies will be for consumption on or off the premises, or both (see also guidance on completing the form, note 12):	
On the premises only	
Off the premises only	
○ Both	
Section 5 of 9	
RELEVANT ENTERTAINMENT (See also guidance on completing the form	n, note 13)
State if the licensable activities will include the provision of relevant entertains period that you propose to provide relevant entertainment	ment. If so, state the times during the event
the proposal is for musical accompaniment throughout the evening	
Section 6 of 9	
PERSONAL LICENCE HOLDERS (See also guidance on completing the form	n, note 14 <u>)</u>
Do you currently hold a valid personal licence? Yes • No	
Section 7 of 9	
PREVIOUS TEMPORARY EVENT NOTICES (See also guidance on completing	g the form, note 15)
Have you previously given a temporary event notice in respect of any premises for events falling in the same • Yes • No calendar year as the event for which you are now giving this temporary event notice?	

						0		
Continued from previous page						State the number of temporary event notices (including the number of late temporary event notices, if any) you have given for events in that same calendar year	1	
Have you already given a temporary event notice for the same premises in which the event period: a) Ends 24 hours or less before; or b) Begins 24 hours or less after the event period proposed in this notice?	0	Yes	(•	No			
Section 8 of 9								
ASSOCIATES AND BUSINESS	COLL	EAGUES	(See also g	uic	lance on complet	ting the form, note 16)		_
Has any associate of yours given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?	•	Yes	(No			
State the total number of temporary event notices your associate(s) have given for events in the same calendar year	1							
Has any associate of yours already given a temporary event notice for the same premises in which the event period: a) Ends 24 hours or less before; or b) Begins 24 hours or less after the event period	0	Yes	(•	No			
proposed in this notice? Has any person with whom you are in business carrying on licensable activities given a temporary event notice for an event in the same calendar year as the event for which you are now giving a temporary event notice?		Yes	(•	No			

Continued from previous page... Has any person with whom you are in business carrying on licensable activities already given a temporary event notice for the same premises in which the event Yes No period: a) Ends 24 hours or less before; or b) Begins 24 hours or less after the event period proposed in this notice? Section 9 of 9 CONDITION (See also guidance on completing the form, note 18) It is a condition of this temporary event notice that where the relevant licensable activities described in Sections 4 and 5 above include the supply of alcohol that all such supplies are made by or under the authority of the premises user. **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. This formality requires a fixed fee of £21

DECLARATION (See also guidance on completing the form, note 19)

- * The information contained in this form is correct to the best of my knowledge and belief
- * Lunderstand that it is an offence:
- (i) to knowingly or recklessly make a false statement in connection with this temporary event notice and that a person is liable on conviction for such an offence to a fine up to level 5 on the standard scale; and
- (ii) to permit an unauthorised licensable activity to be carried on at any place and that a person is liable on conviction for any such offence to a fine not exceeding £20,000, or to imprisonment for a term not exceeding six months, or to both
- ☐ 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	mark hus
* Capacity	Hall Manager
* Date	11 / 01 / 2022 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/temporary-event-notice/barnet/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.

OFFICE USE ONLY	
Applicant reference number	02GBRG
Fee paid	
Payment provider reference	
ELMS Payment Reference	
Payment status	
Payment authorisation code	
Payment authorisation date	
Date and time submitted	
Approval deadline	
Error message	
Is Digitally signed	
1 2 3 4	<u>5</u> <u>6</u> <u>7</u> <u>8</u> <u>9</u> Next >

To: Hammond, Elisabeth < Elisabeth. Hammond@Barnet.gov.uk >

Subject: Re: TEN - 9th - 10th June 2022

** Warning External Email **

Elisabeth.

I do apologise, it should be be 00:30 on the morning of the 10th

Thank you!

Mr Hus

On Wed, 12 Jan 2022, 13:26 Hammond, Elisabeth, < Elisabeth.Hammond@barnet.gov.uk> wrote:

Dear Mr Hus

The Licensing Team have received your TEN for an event at Talmud Torah Tiferes Shlomo Boys School. I notice you state the finish time to be 12:30 on 10th June 2022, please can you confirm if this should be 00:30 on the morning of the 10th or 12:30pm in the afternoon?

Regards

Elisabeth Hammond

Licensing Officer

Commercial Premises

London Borough of Barnet

2 Bristol Avenue

Colindale

London

NW9 4EW

0208 359 5639

Objection

Development & Regulatory Services The London Borough of Barnet Community Protection (Regulation) 2 Bristol Avenue, Colindale London, NW9 4EW

Tel: 020 8359 3545

Date: Thursday 13th January 2022

Ref: PHCP/21/05613

Noise Nuisance Make Representations to the following Temporary Event Notice

Sect 100 of the Licensing Act 2003

Application Given to Noise Nuisance:	Wednesday 12 th January 2022
Premises:	Talmud Torah Tiferes Shlomo Boys School Danescroft Avenue London NW4 2NB
Person:	Mr Mark HUS
Event:	LATEN/22/65391
Date:	9 th June 2022 – 10 th June 2022
Time:	1830hrs – 0030hrs

The Noise Nuisance Department are satisfied that allowing the premises to be used in accordance with the notice submitted would undermine the licensing objective of the Prevention of Public Nuisance.

Our records show that there have been several complaints of noise nuisance emanating from the venue, and the most recent complaint being received on 8th January 2022. The complaint was made to Barnet Council's out of hours service and was concerning loud music with heavy bass affecting the residents in their properties. On 8th January at approximately 9:35pm I visited a resident. From inside their property, I could clearly hear the bass from the music, and I witnessed this from two bedrooms in the resident's property. In my opinion the noise emanating from the school amounted to a statutory noise nuisance under environmental protection act 1990

I visited the venue and liaised with the caretaker who stated that he had not been told to monitor the bass levels and was not aware this could cause noise issues. I was also told he was only measuring the music levels using a phone application. My intention is to serve the premise with a noise abatement notice under environmental protection act 1990.

The Noise Nuisance Department have concerns with the event going past 11pm. The building has poor sound insulating properties and, in my opinion, would severely affect the local neighbourhood with many properties situated near the premises.

We also have concerns that people attending events at this premise (Up to 250 guests) these events are likely to cause unreasonably high levels of noise nuisance when they leave

the premise, with large groups gathering outside during the events. This concern is also heightened as this is a time when most of the residents would expect to be undisturbed by noise.

I have liaised with the owner, Mr Henry Bondi and Mark Hus on a number of occasions regarding previous complaints that the Barnet Noise Nuisance Team have received. Mr Bondi stated each time that the issues were addressed appropriately. However, during and after the previous TENs applications complaints have been received regarding the same issues previously stated. There are over a dozen residents who are reporting these complaints to Environmental Health and providing visual and audio/video recording evidence.

After each TEN I liaised with Mr Bondi via telephone, email and in person regarding the complaints I had received and about progressing forward. On Thursday 28th October 2021 I attended a meeting with Mr Bondi at the venue where I handed him a formal warning regarding the complaints I had received as I had also received visual evidence to corroborate the complaints.

On 11 November 2021 I attended a hearing as I had previously put in representation against a TEN from the venue, but it was granted as management presented an action plan and the Noise Nuisance had not witnessed any nuisances' occurring. I have a copy of the action plan if required.

If the premise user or their appointed representative does not engage with the Noise Nuisance Department and provide the information and reassurances to fully promote the licensing objectives identified above. I would respectfully request the Licensing Sub Committee reject the notice.

Yours Sincerely,

& Prasay

Joe Prasad

Environmental Health Technical Officer

Notice of Decision

PERMITTED TEMPORARY ACTIVITIES Licensing Act 2003 part 5 sections 100-110 (the Act)

Licensing Authority: Directorate of Commercial Premises, 2 Bristol Avenue, Colindale, NW9 4EW

Ref: LATEN/22/65391

On Wednesday, 12th of January 2022 the licensing authority received from you, the premises user Mr Mark Hus, a temporary event notice in respect of proposed temporary licensable activities due to take place from 18:30 on 09.06.2022 and finishing at 00:30 on the 10.06.2022 within Tiferes Shlomo School, Danescroft Avenue, London, NW4 2NA.

NOTICE OF DECISION

- (a) COUNTER NOTICE
- (b) DECISION NOT TO ISSUE A COUNTER NOTICE

(delete that which is not applicable)

The Licensing Authority, having received a notice of objection from the relevant chief officer of police under section 104(2)(a) of the Act and in accordance with section 105(2)(a) of the Act, having held a hearing on 25th January 2022 at 14:00 to consider the objection notice hereby;

- (a) gives the premises user this counter notice as it considers it necessary for the promotion of the crime prevention objective to do so. **The event may not go ahead.**
- (b) does not consider it necessary to give a counter notice for the promotion of the crime prevention objective. The event may go ahead.

(delete that which does not apply)

NOTICE STATING REASONS FOR THE DECISION

_	easons are give		

SERVICE OF THIS COUNTER NOTICE/NOTICE OF DECISION.

At least twenty four hours before the beginning of the event period as specified in the temporary event notice, the relevant licensing authority must:

- in a case where it decided not to give a counter notice under this section, give the premises user and the relevant chief officer of police notice of the decision, and
- (b) in any other case-
 - (i) give the premises user the counter notice and a notice stating the reasons for its decision, and
 - (ii) give the relevant chief officer of police a copy of both of those notices.

CERTIFICATE OF SERVICE

by: (insert me	ethod notice given)		
premises use	rMark Hus	(print name of prer	nises user)
of Barnet, he	ereby certify that I	served a true copy o	f this notice on the
IElisabeth	n Hammond (p	orint name) an officer of	the London Borough

MANNER OF GIVING A COUNTER NOTICE:

A counter notice is given in the prescribed manner if it is:

- (a) delivered to the relevant premises user in person
- (b) left at the "appropriate address"
- (c) sent to that address by ordinary post; or
- (d) sent by e-mail to an appropriate e-mail address.

RIGHTS OF APPEAL:

Under Schedule 5 Part 3 Licensing Act 2003

Temporary Event Notices

- 16(1) This paragraph applies where -
 - (a) a temporary event notice is given under section 100, and
 - (b) a chief officer of police gives an objection notice in accordance with section 104(2).
- (2) Where the relevant licensing authority gives a counter notice under section 105(3), the premises user may appeal against that decision.
- (3) Where that authority decides not to give such a counter notice, the chief officer of police may appeal against that decision.
- (4) An appeal under this paragraph must be made to the magistrate's court for the petty sessions area (or any such area) in which the premises concerned are situated.
- (5) An appeal under this paragraph must be commenced by notice of appeal given by the appellant to the justices' chief executive for the magistrate's court within the period of 21 days beginning with the day on which the appellant was notified by the licensing authority of the decision appealed against.
- (6) But no appeal may be brought later than five working days before the day on which the event period specified in the temporary event notice begins.
- (7) On an appeal under sub-paragraph (3), the premises user is to be the respondent in addition to the licensing authority.