

NOTICE OF MEETING

LICENSING SUB-COMMITTEE

MONDAY, 19 FEBRUARY 2018 AT 10.00 AM

THE EXECUTIVE MEETING ROOM - THIRD FLOOR, THE GUILDHALL

Telephone enquiries to Lisa Gallacher, Democratic Services Email: Democratic@Portsmouthcc.gov.uk

If any member of the public wishing to attend the meeting has access requirements, please notify the contact named above.

<u>Committee Members</u> Councillors Lee Mason (Chair), Hannah Hockaday (Vice Chair), Dave Ashmore, David Fuller, Colin Galloway, Paul Godier, Scott Payter- Harris, Ian Lyon, Leo Madden, Stephen Morgan, Gemma New, Steve Pitt, David Tompkins and Gerald Vernon-Jackson.

<u>The panel today consists of :</u> Lee Mason, David Fuller and Gemma New The reserve member is David Tompkins

(NB This Agenda should be retained for future reference with the minutes of this meeting.)

Please note that the agenda, minutes and non-exempt reports are available to view online on the Portsmouth City Council website: www.portsmouth.gov.uk

<u>Licensing Sub Committee meetings are digitally recorded.</u>

AGENDA

- 1 Appointment of Chair
- 2 Declarations of Members' Interests
- 3 Local Government (Miscellaneous Provisions) Act 1982 Licensing of Sex Establishments Sexual Entertainment Venue Application for the grant of a licence Dunglen Ltd Wiggle 1-3 Surrey Street Portsmouth PO1 1JT (Pages 5 202)

Purpose of report

The purpose of this report is for the Committee to determine an application for the grant of a sexual entertainment venue licence in respect of the premises situated at 1-3 Surrey Street Portsmouth PO1 1JT and known by the name of Wiggle. The application has been submitted by Dunglen Ltd.

RECOMMENDED

- a) that the Committee determine the application for the grant of a sexual entertainment venue licence in respect of the premises situated at 1-3 Surrey Street, Portsmouth, PO1 1JT and known by the name of Wiggle; and
- b) in determining this application, the Committee shall have regard to paragraph 7.10a of its statement of licensing policy as set out below:

Notwithstanding the provisions of paragraph 7.10 (relating to the numerical control on the number of sex establishments in a particular locality), the presumption to refuse shall not apply to:

- The renewal, transfer or variation of an existing sex establishment licence; or
- The grant of a new sex establishment licence, whereby an application was made during the transitional period 1 November 2011 until 31 October 2012 to those premises that can demonstrate to the satisfaction of the Licensing Authority that during the 12 months prior to the commencement of the transitional period they have been regularly providing sexual entertainment that previously was only regulated under the Licensing Act 2003.
- 4 Local Government (Miscellaneous Provisions) Act 1982 Licensing of Sex Establishments Sexual Entertainment Venue Application for the grant of a licence Wellhot Ltd Elegance 1 Granada Road Southsea PO4 0RD (Pages 203 502)

Purpose of report

The purpose of this report is for the Committee to determine an application for the grant of a sexual entertainment venue licence in respect of the premises situated at 1 Granada Road, Southsea, Portsmouth, PO4 0RD and known by the name of Elegance. The application has been submitted by Wellhot Ltd.

RECOMMENDED

- a) that the Committee determine the application for the grant of a sexual entertainment venue licence in respect of the premises situated at 1 Granada Road, Southsea, Portsmouth, PO4 0RD and known by the name of Elegance; and
- b) in determining this application, the Committee shall have regard to paragraph 7.10a of its statement of licensing policy as set out below:

Notwithstanding the provisions of paragraph 7.10 (relating to the numerical control on the number of sex establishments in a particular locality), the presumption to refuse shall not apply to:

• The renewal, transfer or variation of an existing sex establishment licence; or

• The grant of a new sex establishment licence, whereby an application was made during the transitional period 1 November 2011 until 31 October 2012 to those premises that can demonstrate to the satisfaction of the Licensing Authority that during the 12 months prior to the commencement of the transitional period they have been regularly providing sexual entertainment that previously was only regulated under the Licensing Act 2003.

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