

Date: 24/06/2021 Ref: **2021/1154/TC**

Enqs: tablesandchairslicence@camden.gov.uk

Tel: 0207 974 4444

Christie Singam

By Email

Public Protection
London Borough of Camden
Camden Town Hall

Judd Street London WC1H 9JE

Tel: 020 7974 4444 Fax: 020 7974 1898

www.camden.gov.uk

Dear Christie Singam,

Temporary Licence to Place tables and Chairs on the Public Highway

Ref: Muisan / Tai Pan Alley, 16 Inverness Street, London NW1 7HJ

I enclose a copy of your Temporary Licence issued under The London Local Authorities Act 1990 to place furniture on the public highway as detailed below.

This licence has been granted until 30 September 2021.

I would ask you to note the enclosed conditions of the licence and ensure that they are complied with at all times. Any special conditions are detailed below.

- 34. That a minimum of 4 stewards shall be on duty at all times during the times permitted on the I licence, a minimum of 2 of the Stewards will be SIA badged security.
 - a) The Stewards will manage the removable barriers to allow entry and exit to market traders, emergency services vehicles and other service vehicles.
 - b) There shall be steward present at either end of Inverness Street to ensure the effective management of the removable barriers.
 - c) The stewards shall undergo rigorous training in conflict management, confrontation, licensing requirements and the identification of issues in and around Inverness Street.
 - d) The stewards will be responsible for clearing the area at the end of the permitted hours and ensuring that the area is cleaned by the cleaners appointed.
 - e) The stewards will actively monitor the wooden barriers that are in place on both entrances to Inverness street to endeavour that these are not used as seating or for any other purpose besides being barriers.
- 35. The tables and chairs will not be set up before 9am as agreed on the licence, this is to ensure the setup of market and for vehicular traffic access.
- 36. Drinks served in the licenced outside area shall only be served in polycarbonate containers.



- 37. That there shall be no Happy Hour/ Bottomless Brunches or similar promotions offered in the outdoor licenced area at any time.
- 38. That all service to the licenced area shall be by waiter/ waitress service only.
- 39. The licence holder shall ensure that notices are fixed on the tables advising customers of the risks of theft of personal belongings.
- 40. That only those persons seated for restaurant service shall be permitted to use the licensed area. Alcohol shall only be served as an ancillary to a meal.
- 41. This licence excludes A boards and any other amenities that are not specified on the licence.

 The Licence Holder shall ensure that no A boards are placed on the public highway at any time.
- 42. This Licence Holder shall ensure the operations and use of the outside area is in accordance with the undertakings given in the attached management plan.

Important Note: The water filled barriers are approximately 40 Kilos in weight when filled with water, please take the appropriate care when the barriers are to be moved. I would strongly advise that a risk assessment is carried out. The licensee shall indemnify the Council from and against any claim in respect of any injury, damage or loss arising directly or indirectly as a result of managing the operation of barrier movement.

Please be reminded that the outside area must always be managed and non- compliance may result in your licence being revoked

The sale of alcohol in this area is only permitted from those premises that are provisioned (on &off sales) to so under their current premises licence (Licensing Act 2003) or have a Temporary Event Notice (TEN) granted. Please email licensingenquiry@camden.gov.uk for further information or assistance.

Should you wish to discuss any aspect of either the consent or the conditions, please email tablesandchairslicence@camden.gov.uk

Yours sincerely,

J Akinola

Jamie Akinola

Head of Public Protection
and Community Safety



LONDON LOCAL AUTHORITIES ACT 1990 (AS AMENDED)

TEMPORARY STREET TRADING LICENCE

This temporary licence authorises the person(s) or company named below to place tables and chairs on the public highway for a period specified below.

Full Name of Licencee Christie Singam

Name/ Address of Duc

Premises 18-22 Inverness Street, London NW1 7HJ

Days/ Times to placed on

the highway (1) **MONDAY – SUNDAY 09:00 – 19:00**

Nature and number of 6 TA

amenities (1)

6 TABLES, 24 CHAIRS, 5 BARRIERS, 2 PARASOLS

Days/ Times to placed on

the highway (2)

SUNDAY – THURSDAY 19:00 – 21:00 FRIDAY & SATURDAY 19:00 – 22:00

Nature and number of

amenities (2)

8 TABLES, 32 CHAIRS, 5 BARRIERS, 3 PARASOLS

This Licence is granted subject to the Council's Standard Conditions and to any special condition(s) given below. This licence is not transferable.

The amenities must not be placed on the Public Highway before the start of the time specified.

This consent must be displayed in a prominent position.

In the event of any complaint about the amenities placed on the public highway under the grant of the licence, please contact London Borough of Camden on 020 7974 4444

Name **Deborah Carpenter**

Signed

B. CORROND

Date: 24/06/2021
Street trading delegated authority for Camden Council

This Licence is valid from 01 July 2021 to 30 September 2021



CONDITIONS OF PAVEMENT LICENCE

- 1. Except with the previous written consent of the Council, only the amenities detailed on the licence are to be placed on the public highway, and the amenities detailed are only to be placed on the public highway between the times detailed on the licence.
- 2. A minimum clear footway width of 2 metres is to be provided at all times for through pedestrian movement.
- 3. The licensee shall indemnify the Council from and against any claim in respect of any injury damage or loss arising directly or indirectly out of the grant of this consent and the use by the public of the amenities.
- 4. The tables are to be regularly cleared of glasses, plates, etc. and the surrounding area to be swept clear of litter, food and smoking deposits etc. Waste deposited on the Highway must be removed each day at the Licensee's expense or at more frequent intervals as may be required by the Council under the Environmental Protection Act 1990.
- 5. The Licensee shall remove the amenities from the public highway immediately if requested to do so by the Council, its agents or contractors or licensees or by a statutory undertaker, its agents or contractor, or by a Police officer. If unimpeded access to the surface of the public highway is required to enable the Council, the Statutory Undertaker or the Police to carry out any of their statutory duties or to enable a licensee of the Council to put into effect the terms of the license. The licence holder shall not reposition the amenities on the public highway until notified by the Council, the Statutory Undertaker, or the Police, that he/she may do so.
- 6. If the Council serves a Notice on the licensee requiring him/her to take such steps as are necessary to remedy any breach of the terms of this licence, and the licence holder fails to comply with the Notice, the Council may itself take the steps required by the Notice and recover from the licence holder any expenses incurred.
- 7. The Council may withdraw this licence at any time upon giving the licensee seven days notice in writing. Upon withdrawal of the licence the licensee shall remove the amenities from the public highway and, in default, the Council may remove the amenities and recover from the applicant its costs in so doing.
- 8. Any Notice to be given to the licence holder shall be deemed to be sufficiently served if addressed to the applicant and sent by post or left at the premises.
- 9. The licence hereby granted is for a period as specified above. At the end of the period, the Council may extend the licence for a further period.
- 10. This license must be displayed in a prominent position, so that users of the amenities may see it. Failure to do so will result in the withdrawal of the license by the Council.
- 11. The amenities must be removed from the public highway at the end of the permitted period each day.



- 12. The licence holder shall ensure that the level of noise created by use of these facilities shall not reach a level that will cause a nuisance.
- 13. Uniform tables and chairs must be used.
- 14. No items may be placed in front of any adjoining property
- 15. This licence excludes A boards and any other amenities that are not specified on the licence.
- 16. The footway must not be obstructed by patrons standing between tables, chairs and the kerb.
- 17. The licence holder shall not in any way interfere with the surface of the public highway.
- 18. The licence does not give permission to serve alcohol unless your premises licence granted under the Licensing Act 2003 states that you have permission.
- 19. The sale and supply of alcohol for consumption in the area authorised under the Pavement Licence shall be restricted to alcohol consumed by persons who are seated in the area and where the supply of alcohol is by waiter or waitress service only. Where the premises usually has an on-sale condition requiring that the alcohol is ancillary to a table meal or similar then the same condition shall also apply within the authorised outside area.
- 20. The Licensee shall be responsible for keeping up to date and adhering to all relevant government guidelines around social distancing and covid-19 regulations.
 - a) Tables and chairs must be arranged to ensure the required social distancing measures are maintained within the footprint of the licensed area as specified on the plan.
 - b) Tables and chairs shall be re-arranged and/ or removed if instructed by an officer of the council or the police.
- 21. The licensee shall ensure that a comprehensive risk assessment is maintained and updated accordingly in line with government guidance and covid-19 regulations. This risk assessment must be made available to council officers and the police on request.
- 22. Signage shall be placed on each of the tables requesting that patrons respect local residents and keep noise to a minimum.
- 23. The layout of tables and chairs must be in accordance with the plan approved with this licence at all times that the licence is in use with exception to measures taken to adhere to condition 20 above.
- 24. No other furniture (including heaters and/or gazebos etc) is permitted on the public highway other than what is permitted by the licence.



- 25. Where the pavement licence permits the use of heaters, the heaters must be electrical, and only be placed adjacent to the premises with the wiring safely secured. Heaters are not permitted away from the premises when wiring (covered or uncovered) is run across the public footpath or run over head.
- 26. The Pavement Licence Holder agrees that they are responsible for the behaviour of customers using the area authorised under this Pavement Licence to the same extent as would be the case if they were inside the premises.
- 27. Loudspeakers shall not be located in or adjacent to the area authorised under this Pavement Licence and no live or recorded music will be played in or adjacent to this area. This includes the playing of music from within the premises which is audible in the outside area.
- 28. No external lighting will be used for the Licensed area which gives rise to a nuisance for surrounding properties
- 29. The Pavement Licence holder shall ensure that any patrons smoking outside the premises, do so in an orderly manner and are supervised by staff so as to ensure that there is no public nuisance or obstruction of the public highway.
 - a) Clear 'smoking' and 'non-smoking' areas, with 'no smoking' signage displayed in designated 'smoke-free' zones in accordance with Smoke-free (signs) regulations 2012.
 - b) No ash trays or similar receptacles to be provided or permitted to be left on furniture where smoke-free seating is identified.
 - c) Licence holders should provide a minimum 2M distance between nonsmoking and smoking areas, wherever possible.
- 30. Customers using the area authorised under this Licence will have access to the sanitary facilities usually made available to customers inside the premises of the Licence Holder.
- 31. The Pavement Licence Holder will publish in the window of the premises a telephone number and email address which can be used by members of the public to point out any concerns with the operation of the Pavement Licensing regime.
- 32. The pavement licence holder must ensure that the management team of the business to which the pavement licence is attached; register and successfully complete the nationally recognised counter terrorism training product referred to as ACT E Learning within 10 days of the notification of the grant of the Pavement Licence OR can demonstrate that the ACT E Learning product has successfully been completed within the preceding 12 months and that all staff employed by OR at the premises complete the ACT E Learning within a reasonable period not exceeding 3 months from the notification of the grant of the Pavement Licence. (Act E Learning certificates are provided on successful on-line completion). The ACT E learning certificate shall be made available for inspection to the Police and Council officers on request.
- 33. The Pavement Licence holder must ensure that existing CCTV systems are correctly working, are compliant with the Data Protection Act 1998, Information



Commissioners requirements and any other local CCTV Code of Conduct produced by the Police or Local Authority. Imagery must be retained for at least 28 days and images produced to a Police Officer or Local Authority Enforcement Officer upon reasonable request. Faults which render the CCTV system or parts of it inoperable should normally be rectified within 24 hours.

Special Conditions

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 - c) The stewards shall undergo rigorous training in conflict management, confrontation, licensing requirements and the identification of issues in and around Inverness Street.
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STANDARD INFORMATIVE

This licence is without prejudice to, and shall not be construed as derogating from, any of the rights, powers and duties of the Council pursuant to any of its statutory functions or in any other capacity and, in particular, shall not restrict the Council from exercising any of its powers and duties under the London Local Authorities Act 1990 (as amended).