

THE LONDON BOROUGH OF CAMDEN

At a hearing of **LICENSING PANEL B** held on **THURSDAY, 12TH FEBRUARY, 2026** at 7.00 pm, which was held remotely via Microsoft Teams.

MEMBERS OF THE PANEL PRESENT

Councillors Steve Adams and Councillor Jonathan Simpson (Chair) (substitute)

MEMBERS OF THE PANEL ABSENT

Councillors Lorna Greenwood and Jenny Headlam-Wells

The minutes should be read in conjunction with the agenda for the hearing. They are subject to approval and signature at the next hearing of Licensing Panel B and any corrections approved at that hearing will be recorded in those minutes.

MINUTES

1. GUIDANCE ON REMOTE MEETINGS HELD UNDER THE LICENSING ACT 2003 AND ASSOCIATED REGULATIONS

RESOLVED –

THAT the guidance on remote meetings be noted.

2. APOLOGIES

Apologies for absence were received from Councillors Greenwood and Headlam-Wells. Councillor Simpson attended the meeting as substitute.

It was noted that with two Members present the Panel was quorate.

Election of Chair for this hearing

Councillor Simpson was proposed and seconded as Chair, therefore it was

RESOLVED –

THAT Councillor Jonathan Simpson be elected Chair of Licensing Panel B for this hearing.

3. DECLARATIONS BY MEMBERS OF STATUTORY DISCLOSABLE PECUNIARY INTERESTS, COMPULSORY REGISTERABLE NON-PECUNIARY INTERESTS AND VOLUNTARY REGISTERABLE NON-PECUNIARY INTERESTS IN MATTERS ON THIS AGENDA

There were no such declarations.

4. ANNOUNCEMENTS

Webcasting

The Chair announced that the meeting was being broadcast live to the internet and would be capable of repeated viewing and copies of the recording could be made available to those that requested them. Those participating in the meeting were deemed to be consenting to being filmed.

Applications items 7 & 9

The Chair informed the hearing that the application for Slams Kilburn Limited, listed under Agenda Item 9, had been resolved ahead of the meeting and would therefore not be considered by the Panel.

It was also announced that the Trap Kitchen application listed under Agenda Item 7 had been adjourned to a future date and would not be considered this evening. The only application that would be considered by the Panel this evening was Seven Percy Club.

5. NOTIFICATION OF ANY ITEMS OF BUSINESS THAT THE CHAIR DECIDES TO TAKE AS URGENT

There was no notification of urgent business.

6. MINUTES

Consideration was given to the Minutes of the previous meeting.

RESOLVED –

That the Minutes for the meeting that took place on 8th January 2026 be agreed and signed as an accurate record.

7. TRAP KITCHEN, 74-75 CHALK FARM ROAD NW1 8AN

This was adjourned prior to the hearing.

8. SEVEN PERCY CLUB, 7 PERCY STREET W1T 1DH

Consideration was given to the report of the Executive Director Investment, Place and Opportunity, which detailed an application for a Club Premises Certificate under section 71 of the Licensing Act 2003.

The Licensing Officer Steven Dormer introduced the report and explained that the applicant requested alcohol sales from 14:00 to 03:00 Tuesday to Saturday.

Six relevant representations were received from the:

- Metropolitan Police Responsible Authority
- Licensing Authority Responsible Authority
- Environmental Health Responsible Authority
- Two local residents
- One residents' association

The licensing objectives raised were:

- Prevention of crime and disorder
- Prevention of public nuisance
- Public safety

The Council's Framework hours policy was engaged. The Licensing Officer also stated that the application did not include measures relating to women's safety principles

No questions were raised by Panel Members on the officers' report.

The applicant's representative, Mr Bruno Martins Chief Executive Officer (CEO) of the business was in attendance and in response to whether there were any amendments to the application, stated that discussions had taken place with officers and responsible authorities. The applicant had agreed:

- To most of the proposed conditions.
- Percy Mews rear exit would only be used as an emergency exit, to reduce noise for neighbours.

However, they did not agree with the proposed closing time of 01:00 (1am) requested by the Police or the proposed delivery times.

He stated that 03:00 was requested in the application, but he would prefer a compromise of 02:00 (2am).

Panel Members were of the view that the applicant had not clearly listed which conditions had been agreed and which specific conditions were still disputed and asked for further clarity.

Licensing Panel B - Thursday, 12th February, 2026

The Chair explained that the Panel needed to know exactly what amendments had been agreed and what was still being applied for.

The Legal Officer confirmed that without clear confirmation, the Panel must consider the application as applied for in the report and suggested hearing from other parties in attendance on whether agreement had been reached.

However, the Chair was concerned about the lack of clarity from the applicant about what was being applied for. As a result, other parties were not invited to comment. The applicant agreed that it would be better to defer the application, as discussions were still ongoing and not yet finalised.

The Panel decided to adjourn the application for the following reasons:

- Lack of clarity from the applicant who could not clearly explain which conditions had been agreed and which were still in dispute.
- Uncertainty about amended hours – It was unclear whether the applicant was seeking 03:00 as in the original application, or 02:00.
- Fairness and proper process – The Panel stated it would not be fair or proper to determine an application without a clear understanding of what the applicant was applying for.

The Chair asked that the matter return to a future meeting once there was full clarity from the applicant on:

- The hours being applied for.
- The full list of agreed and disputed conditions

Therefore, it was

RESOLVED –

To adjourn the hearing.

9. SLAMS KILBURN LIMITED, T/A SLAMBURGER, 261 KILBURN KILBURN HIGH ROAD NW6 2BY

All parties had reached agreement prior to the hearing therefore this application was not considered by the Panel.

10. ANY OTHER BUSINESS THAT THE CHAIR DECIDES TO TAKE AS URGENT

Licensing Panel B - Thursday, 12th February, 2026

There was none.

The hearing ended at 7.21 pm.

CHAIR

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MINUTES END