



Licence for a Sexual Entertainment Venue

This Licence is granted pursuant to Schedule 3 of the Local Government Miscellaneous Provisions) Act 1982, as amended by Section 27 of the Police and Crime Act 2009, to permit relevant entertainment to

WELLHOT LIMITED

to use the premises as a sexual entertainment venue at

WIGGLE

159 OLD CHRISTCHURCH ROAD, BOURNEMOUTH, BH1 1JS

1. This Licence, which will remain in force until **28th March 2021**, unless it is revoked or surrendered before that date, is granted on the terms and conditions overleaf and subject to the restrictions contained in regulations, made from time to time by Bournemouth Borough Council, under Paragraph 13 of the Third Schedule to the Local Government (Miscellaneous Provisions) Act 1982.
2. This Licence is subject to Special Conditions for Sexual Entertainment Venues overleaf (unless expressly varied or excluded).
3. This Licence is subject to Additional Conditions as attached at Annex 1.

PERMITTED HOURS

Monday to Sunday inclusive – 00:01 to 00:00 hours

Dated this **28th** day of **March 2021 (Renewal)**

A handwritten signature in black ink, appearing to read "N Randle".

Mrs N Randle – Licensing Manager

SPECIAL CONDITIONS FOR SEXUAL ENTERTAINMENT VENUES

General

1. The Licensee must remain in personal control of the premises at all times that it is trading or nominate in writing an individual over the age of 18 with the authority to direct activities within the Premises.
2. Any individual employed on the premises to conduct a security activity (within the meaning of section paragraph 2(1) (a) of schedule 2 to the Private Security Industry Act 2001) must be licensed by the Security Industry Authority.
3. The Licensee must ensure that a suitable number of trained staff are employed to supervise the interior of the premises ("floor supervisors") whilst performances are given under this licence.
4. The Licensee must ensure that a sufficient number of floor supervisors are employed in the premises to supervise customers and performers whilst sexual entertainment is provided.
5. The Licensee shall ensure that all performers and all staff working within the premises hold any relevant work permit if appropriate if not an EU citizen.
6. The Licensee shall provide in a timely fashion copies of any documents reasonably required by an authorised officer of the Council to prove compliance with this Licence.
7. The Licensee shall establish and maintain a written protocol for the treatment and welfare of vulnerable people when they attend the premises. Vulnerable people are to include those whose mental capacity is or appears reasonably to be impaired.

Admission to the Premises

8. No person under the age of 18 shall be admitted to the premises and a notice to this effect should be clearly displayed at the entrance(s) to the premises.
9. Customers who appear to be under the age of 21 must be asked to provide a Pass-Scheme approved photographic card, their passport or photographic driving licence to prove their age. Prominent notices must be clearly displayed to this effect at the entrance(s) to the premises.
10. Information shall be clearly displayed within the internal exit areas of all sexual entertainment venues, reminding departing customers to behave in a responsible and appropriate way towards all persons.

Advertising

11. No direct approaches (including offering a lift to the premises) may be made to potential customers from vehicles either operated by the Licensee, or on his/her behalf.
12. The Licensee shall ensure that any external advertisement promoting the entertainment on the premises complies with the Advertising Standards Agency guidelines and has prior Council approval.
13. The Licensee shall not permit the display outside of the premises of photographs or other images, excluding trademarks or logos, which are unacceptable to the Council, and which indicate or suggest that striptease or similar entertainment takes place on the premises and which may offend public decency.
14. Where the Council has given notice in writing to the Licensee objecting to an advertisement on the grounds that, if displayed, it would offend public decency or be likely to encourage or incite crime and disorder that advertisement shall be removed immediately or not be displayed.
15. The content of any leaflets shall be approved by the licensing officer in consultation with the Chair and Vice Chair of the Licensing Board prior to any distribution.
16. The Licensee shall ensure that neither they nor any person promoting or providing entertainment on the premises (nor any person acting on behalf of any such person) shall distribute flyers within the Borough of Bournemouth, except in accordance with the relevant licence issued by Bournemouth Borough Council. Information on how to obtain a licence can be found at <http://www.bournemouth.gov.uk/Business/Licensing/GivingOutLeaflets.aspx>

Premises

17. The Licensee shall ensure that the interior of the premises where sexual entertainment is offered shall not be capable of being seen from the outside of the premises, and that the exterior is maintained to a satisfactory level of decorum.
18. At no time shall performers be capable of being seen from outside of the Premises.
19. The Licensee shall ensure compliance with any condition that the Council finds it necessary to impose in respect of

the number of members of the public who may be on the premises whilst sexual entertainment takes place.

CCTV

20. The Licensee shall ensure that CCTV is installed and maintained to the reasonable satisfaction of Dorset Police.
21. CCTV shall be installed and used at all times in the private performance areas whenever the premises are open.
22. CCTV images shall be retained for a period of at least 31 days and made available to a police officer or authorised Council officer (subject to the Data Protection Act 1998) The said images shall be downloaded on request and a copy provided to such an officer at the earliest practicable opportunity.

Performers

23. Performers shall be aged not less than 18 years. The Licensee must maintain records of the names, addresses and dates of birth of performers including identity checks.
24. Performers shall only perform on the stage(s), to a seated audience or in other such other areas of the licensed premises as may be agreed in writing with the Council. ("the performance areas").
25. Performers and all staff must remain fully dressed in public areas and in all other areas including any smoking areas or areas where people congregate to smoke, except while performing in areas specified by the Council as where sexual entertainment may be provided.
26. Performers must be fully dressed at the end of each performance.
27. Performers must not perform a nude table dance unless in a supervised area and within five metres of a floor supervisor.
28. Performers must never be in the company of a customer except in an area open to the public within the premises.
29. Performers may not accept any telephone number, email address, address or contact information from any customer, except in the form of a business card, which must be surrendered to the Licensee or their representative before leaving the premises.
30. Performers must not, when performing sit on or straddle a customer.
31. Performers must not when performing, place both of their feet on the seat at any one time. For the avoidance of doubt performers must maintain one shod foot on the floor at all times and not place both of their feet on the booth seat.
32. Performers must not when performing, perform any act that clearly simulates any sexual act.
33. Performers must not when performing, intentionally touch the genitals or breasts of another dancer or to knowingly permit another dancer to intentionally touch their genitals or breasts.
34. Performers must not when performing, intentionally touch a customer at any time during the performance unless accidentally or due to a third party or for the purpose of restraint. For the avoidance of doubt if a performer has to intentionally touch a customer for the purpose of restraint, the touch should only be made above the customer's chest or on their limbs and only with the performer's hands.
35. Performers must not when performing act in a lewd manner, or use suggestive or sexually graphic language at any time.
36. Performers must not engage with the customer in any act of, or communication likely to lead to an act of prostitution or solicitation, even if the Performer has no intention of carrying out the act.
37. The Licensee is to implement a policy for the safety of the performers when they leave the premises.
38. There shall be separate, clearly marked and designated toilet facilities with separate entrances for staff/performers and the public.

Customers

39. Customers must be seated in an upright position against the back of the booth or seat with their hands by their sides or on their knees before a dancer can start a table dance.
40. Customers must remain seated during the entire performance of a private dance.
41. During times when performances of sexual entertainment are taking place, customers may only dance in areas specifically designated by the Council as being separate from the areas for performance of sexual entertainment.
42. Customers must remain fully dressed at all times.

SEXUAL ENTERTAINMENT VENUES – SPECIAL CONDITIONS

ANNEX 1

Additional Conditions imposed by the Licensing Authority on 7th November 2013

1. The designated premises supervisor shall work and be based at the premises, and shall not be DPS at any other premises. Should the DPS be absent from the premises, a written notice of delegation of responsibility shall be given, and should be available on request.
2. The licensee shall employ a compliance officer, approved by the Council, to monitor compliance with the licence conditions. The compliance officer shall not perform any other functions at the premises while relevant entertainment is being provided.
3. All private dancing shall be monitored at all times by a person physically on the premises, as well as by CCTV.
4. The licensee shall procure two independent mystery shopper visits per annum for the purpose of verifying that the conditions of this licence are being observed. Records of mystery shopping visits to be made available on request.
5. There shall be random drug searches on entry.
6. The toilets shall be checked at least every 30 minutes whilst the premises are open, with a record of such checks retained and made available on request.
7. The licensee shall conduct twice weekly drug swab tests in the premises, with equipment approved by Dorset Police. For the avoidance of doubt, such tests must include the dancers' changing facilities and toilets. Records of such tests shall be retained and made available on request.
8. Notices shall be prominently displayed throughout the premises, setting out the customers' code of conduct and the premises' zero tolerance drugs policy.
9. All flat surfaces in the toilets and changing rooms shall be appropriately treated to deter drug use.
10. Public toilets shall not be used by dancers, except in emergencies.
11. There shall be independently verified drug training, at least annually, for all dancers and members of staff.
12. Records must be kept of any drug seizures, and the Police informed. Records of such seizures shall be retained and made available on request. The premises shall install and maintain a drugs safe, to which only the Police and the DPS have access.
13. Customers must be informed that dancers are not permitted to touch them.
14. Performers shall be reminded on a nightly basis of all relevant codes of conduct, with a particular emphasis on the 'no touch' policy and zero tolerance of drugs.
15. Every individual working at the premises shall be trained on all codes of conduct and the drugs policy. Refresher training shall be arranged on a regular basis. Full records of training shall be retained and made available on request.
16. The premises shall remove all existing door staff and replace them within 14 days.