Annex 2

Sexual Entertainment Venue – Standard Licence conditions

- Premises licensed as a Sexual Entertainment Venue under the provisions of Schedule 3 of the Local Government (Miscellaneous Provisions) Act 1982 shall be used only for the purpose of a Sexual Entertainment Venue as defined in Paragraph 2A of Schedule 3 and shall not be used, wholly or in part, as either a sex shop or a sex cinema.
- 2. An appropriate room, to be agreed in writing with Test Valley Borough Council, shall be set aside to provide a changing and rest area for entertainers. Arrangements shall be made to ensure that there is restricted access to this room which shall be maintained at all times whilst the licensable activities are taking place and until such time as all performers using the dressing room have finished.
- 3. No person under the age of 18 years shall be admitted to or allowed on the premises whilst licensable activities are taking place.
- 4. No lewd or indecent conduct or conduct likely to cause a breach of the peace shall be permitted on the premises.
- 5. One or more Door Supervisors, registered in accordance with the Security Industry Authority or other regulatory body, shall be on duty at all times when licensable activities are taking place and these persons shall continually monitor all entrances, exits and toilets.
- 6. Performers shall be aged not less than 18 years.
- 7. Only the performers shall provide the entertainment; no audience participation shall be permitted.
- 8. During any performance, performers may not:
 - a) touch customers in any way;
 - b) approach closer than 30cms (12") from any part of a patron;
 - c) climb onto furniture provided for patrons; or,
 - d) simulate sex acts.
- 9. No performance shall involve the use of sex articles (as defined in the Local Government (Miscellaneous Provisions) Act 1982).
- 10. The Licence holder(s) shall not display outside the premises, or on any advertising material, photographs or other images which indicate and suggest that striptease or similar dancing takes place on the premises which may be offensive.

- 11. The licensee or any other person concerned in the conduct of the premises shall not seek to obtain custom by means of personal solicitation or touting from the premises.
- 12. Windows and any form of openings to the premises including doors shall be obscured so as to prevent any member of the public from seeing through to the premises whilst "relevant entertainment" is being performed.
- 13. External doors shall be closed at all times other than when persons are entering or leaving the premises. The external doors shall be fitted with a device to provide for their automatic closure and such devices shall be maintained in good working order.
- 14. No access shall be permitted through the premises to any other premises adjoining or adjacent except in the case of an emergency.
- 15. No alterations (including temporary alterations) shall be made to the structure and installations of the premises, without the prior written consent of the Council acting as Licensing Authority. This condition shall not require notice to be given in respect of routine maintenance works.
- 16. The licensee shall install a CCTV system covering all of the licensed area. This system shall be linked to a date and time recording facility and the system shall provide a high standard recording facility that will be admissible in a court of law. This CCTV system shall be maintained in good working order and shall operate at all times when the premises are open.
- 17. The licensee shall afford all reasonable assistance to authorised officers in connection with these conditions and any other relevant licensing requirements.
- 18. In the event of a conflict between these conditions and any special conditions contained in a licence relating to a sexual entertainment venue, the special conditions will prevail.
- 19. The grant of a licence for a sexual entertainment venue shall not be deemed to convey any approval or consent which may be required under any enactment, bye-law, order or regulation other than the Third Schedule of the Local Government (Miscellaneous Provisions) Act 1982 as amended.