BIRMINGHAM CITY COUNCIL

STANDARD CONDITIONS FOR SEXUAL ENTERTAINMENT VENUES (SEV)

These regulations are made under paragraph 13(1) of Schedule 3 to the Local Government (Miscellaneous Provisions) Act 1982 (the “1982 Act”) as amended by the Policing and Crime Act 2009 (the “2009 Act”) to prescribe conditions. In these Regulations, except when the context otherwise requires, the following expressions shall have the following meanings:

(i) “The Council” shall mean the Birmingham City Council and all enquiries concerning these Regulations and its conditions shall be directed to Licensing Section, P.O. Box 17013, Birmingham, B6 9ES. 0121 303 9896. licensing@birmingham.gov.uk

(ii) These conditions apply to all premises licensed as a “sexual entertainment venue” as defined by the said 1982 Act that is to say terms, conditions and restrictions on or subject to which licences under Schedule 3 of the 1982 Act are in general to be granted, renewed, varied or transferred.

(iii) “Sexual Entertainment Venue” (“SEV”) means any premises at which relevant entertainment is provided before a live audience, directly or indirectly for the financial gain of the organiser or the entertainer.

(iv) “Premises” includes any vessel, vehicle or stall but does not include any private dwelling to which the public is not admitted.

(v) ‘Relevant Entertainment’ means any live performance or any live display of nudity which is of such a nature that, ignoring financial gain, it must reasonably be assumed to be provided solely or principally for the purpose of sexually stimulating any member of the audience (whether by verbal or other means).

(vi) The Council may at any time waive, modify or vary these conditions or impose additional special conditions in any particular case.

(vii) If the Licensee wishes any of the terms of the licence to be varied an application must be made to the Council.

(viii) In the event of a conflict between the prescribed conditions and special conditions contained in a SEV licence the special conditions shall prevail.
OPENING HOURS

1. The licensed premises shall not be open or used for the purposes for which the licence is granted except between the hours prescribed within the licence or those hours of operation determined by the Licensing and Public Protection Committee.

WINDOW, FASCIA BOARD ADVERTISEMENT AND DISPLAYS

2. Save for the entrance lobby, the interior of the premises shall not be visible to passers-by and to that intent the licensee shall ensure the area of the premises in which relevant entertainment is offered shall not be capable of being seen from outside the premises.

3. The windows, doors, fascia board, walls and all external parts of the premises including the roof shall not contain any form of writing, sign or display save for:

(a) The address of the premises.
(b) The licensed name of the premises.
(c) A notice stating the opening hours of the establishment.
(d) In the case of a licence granted to a body corporate:
   (i) If the premises name is not the same as the full name of the body corporate then such corporate name and;
   (ii) If the premises are also the body’s registered office for the purposes of the Companies Acts then an indication in a form acceptable to the company that such is the case.

4. The lettering used in respect of such permitted items shall be of such colour and style as may be approved by the Council.

5. The licensee shall not permit the display outside of the premises of photographs or other images, which indicate or suggest that relevant entertainment takes place in the premises.

LICENSED NAME

6. At the time of granting the licence in respect of the premises the Council will authorise a name referred to as “The Licensed Name” by which it is intended that the premises shall be known and the licensee shall ensure that the premises are known solely by that name and by no other, save as provided for by the paragraph below.

7. To change the licensed name, an application shall be made to the Council not less than 28 days prior to the proposed change and the Council shall have an absolute and unfettered discretion to allow or refuse such change.

EXHIBITION OF LICENCE

8. a) A copy of the licence (two pages) shall be suitably framed and exhibited in a position that can easily be read by all persons entering the premises.
b) The conditions of licence and all such documents listed as Appendices to said licence shall be retained in a clean and legible condition and immediately available for inspection by anyone who so requests.

9. The licensee shall retain a copy of a form signed by each employee and performer confirming that they have read and understood the licence and conditions. The copy shall be retained for a period of six months after they cease work at the premises. A copy of the licence and conditions shall be given to each performer.

RESPONSIBILITY OF THE LICENSEE

10. The licensee or a responsible person over 18 years of age nominated by them in writing for the purpose of managing the SEV in their absence shall be in charge of and upon the premises during the whole time they are open to the public.

11. The written nomination referred to in condition 10 above shall be maintained in a daily register, kept on the premises and made continuously available for inspection by an officer authorised by the Council or police officer.

12. The person in charge shall not be engaged in any duties that will prevent them from exercising general supervision and they shall be assisted as necessary by suitable adult persons to ensure adequate supervision.

13. The licensee must ensure that there is a current insurance policy in force to cover the performers whilst the premises are open and that a copy is displayed in areas where all staff have access.

EMPLOYEES AND MANAGEMENT STAFF

14. The licensee shall keep and maintain at the licensed premises a written record of the names, addresses, and copies of photographic proof of age documents of all persons employed or performers permitted to operate within the licensed premises whether upon a full or part time basis and shall, upon request by an authorised officer of the Council or police officer, make such records available for inspection to them. (see Conditions regarding Door Supervisors)

15. Condition 14 does not relate to persons engaged to carry out repairs or provide services from external companies to the premises, however, such persons must be aged 18 years and over if the premises are open for the purpose of providing sexual entertainment.

16. The licensee shall ensure that all persons employed or permitted to work within the licensed premises hold the appropriate rights to work and shall keep copies of any documentation used to verify the details of these rights where necessary.

17. The licensee shall maintain a register of the names, addresses and dates of birth of such person or persons (whether employees or otherwise connected with the business) who have authority to manage the premises in the licensee’s absence.
18. Where the licensee is a body corporate or an unincorporated body any change of
director, company secretary or other person responsible for the management of
the body is to be notified to the Licensing Authority

**CHANGE OF LOCATION AND ALTERATIONS TO PREMISES**

19. Where the licensed premises is a vessel or stall, the licensee shall not move the
licensed vessel or stall from the location specified in the licence unless a variation
application is submitted for the Council's determination giving not less than 28
days notice. n.b. this requirement shall not apply to a vessel or stall which
habitually operates from a fixed location but which is regularly moved (whether
under its own propulsion or otherwise) from another place such location as is
specified in the licence.

20. Alterations or additions, either internal or external and whether permanent or
temporary, to the structures, lighting or layout of the premises as shown on the
plan, including any change in the permitted signs on display shall not be made
except with the prior approval of the Council.

**CLUB RULES**

21. Any club rules imposed on the performers shall be displayed in a prominent
position within the premises for all employees to have easy access whilst at work.

22. A copy of the club rules shall be provided to performers engaged by the premises
by means of a written contract signed by the recipient. Copies of the same must
be retained on the premises and produced to an authorised officer of the Council
or police officer on request.

**FEES**

23. Receipts or records of payments received should be provided to performers
where “house fees” are charged or when any fines are issued.

**PERFORMANCES**

24. No person under the age of 18 shall be permitted to be on the licensed premises
when sexual entertainment is provided. A notice shall be clearly displayed at the
entrance to the premises in a prominent position stating that “No person under 18
will be admitted when sexual entertainment is being provided” so that it can be
easily read by persons entering the premises.

25. Each area where relevant entertainment is conducted shall be supervised and/or
contain a panic alarm for the safety of performers.

26. A customer code of conduct shall be prominently displayed in each area to which
the public are admitted.

27. Performers shall be aged not less than 18 years.
28. Full nudity is only permitted in the approved designated areas, as stipulated or shown on the approved plan attached to the licence. In all other public areas within the premises the performers and employees must at all times wear at least a G string (female) and or pouch (male) covering the genitalia.

29. During all performances (including performances usually termed ‘private dances’) there must not be any deliberate contact, by the performer, with any patron or person within the audience except:

a). Leading a patron by the hand to and from a chair or private room or designated dance area.
b). Simple handshake greeting at the beginning and/or end of the performance.
d). The placing of monetary notes or dance vouchers into the hand or garter worn by the performer.

30. No performances shall include any sex act involving any other persons or objects (or involve any form of auto-erotic stimulation).

31. A price list shall be displayed in a prominent position giving the price and the duration of any ‘private dances’.

32. Any person employed to supervise or attend to the exterior or entrance area of the premises must, at all times be suitably and sensibly dressed so as not to indicate or suggest the nature of the relevant entertainment taking place at the premises.

33. No fastening or lock of any description shall be fitted upon any booth or cubicle or other area within the premises except as shown on the plan; within the toilets, within the performers’ dressing rooms and/or staff areas.

34. At all times during a performance, performers shall have unrestricted access to a dressing room.

35. Patrons or members of the audience shall not take photographs or record digital images of performers within the premises via a camera or mobile phones.

DOOR SUPERVISORS

36. The licensee shall ensure all door supervisors employed or contracted to work on the premises are suitably licensed by The Security Industry Authority or appropriate agency.

37. Where door staff are used, the licensee shall maintain profiles for all door staff that are, or have been, working at the premises in the last six months. The profile is to contain proof of identity (copy of passport/photo driving licence) and proof of address dated within the last six months (bank statement/utility bill). Separate proof of address is not necessary when the proof of identity is a photo driving licence. All profiles are to be made immediately available to Authorised Officers upon request.
38. An adequate number of licensed door supervisors, based on a risk assessment undertaken by the licensee, shall be on duty on the premises whilst relevant entertainment takes place.

39. At least one door supervisor shall be on duty at the premises at all times when the relevant entertainment takes place.

**CCTV**

40. CCTV shall be installed in each room within the premises where the public has access save for the toilet and staff only areas. All cameras shall continuously record whilst the premises are open to the public and recordings shall be kept available for a minimum of twenty-eight days.

41. A member of staff who is fully trained in the use of the CCTV system shall be on duty at all times when the premises are open until the premises are clear of customers.

42. The premises will provide copies of any recordings upon request by a police officer or an authorised officer of the Council within 24 hours of the request.

**TOUTING FOR BUSINESS AWAY FROM THE PREMISES**

43. The licensee shall not allow the use of vehicles including limousines for the promotion of the relevant entertainment.

44. The collection of patrons and or potential clients is not permitted unless the vehicle is licensed in accordance with the provisions of the Local Government (Miscellaneous Provisions) Act 1976.

45. The licensee shall not permit any person whilst on a public thoroughfare to encourage any other person to visit the SEV premises by any means.

46. The licensee shall endeavour to ensure any marketing communications associated with the SEV or relevant entertainment shall comply with the code of practice as issued by the Advertising Standards Authority.

**ADMISSION OF AUTHORISED OFFICERS**

47. Officers of the Council, Police, and other authorised agencies who are furnished with authorities (which will be produced on request) shall be admitted immediately to all parts of the premises at all reasonable times and at any time the premises are open for business.