

DANCERS WELFARE POLICY

- Dancers and performers shall be provided with secure and private changing facilities.
- Dancers and performers shall be provided with private toilet/hand washing facilities.
- Dancers and performers can deposit any valuables with the management by way of a sealed/signed envelope, to be kept in a safe upon their arrival at the club and returned at the end of their shift.
- Each new dancer and/performer will be given a full and detailed induction upon their commencement of employment at the club. This will include all club rules, conduct, code of conduct, unit familiarity, fire evacuation procedures and health and safety. This will be documented by way of the company dancer/performers contract.
- Any dancer or performer who expresses a grievance with a fellow dancer or performer or a member of management or staff from the company will have the matter dealt with by way of the company's grievance policy.
- At the conclusion of a shift all performers will be provided with a company nominated taxi or escorted to their own transport by a member of security staff or management.
- All entrances to private areas to which members of the public are not permitted access shall have clear signage stating that access is restricted and/or a coded digital lock.
- Any exterior smoking area for use by performers shall be kept secure and monitored by door staff, dancers must be fully clothed when using this area.



- Private booths must not be fully enclosed. There must be a clear sight line from outside the booth so that the paid performance for sexual entertainment can be directly monitored.
- There must be a minimum of one member of security staff and or management on any floor where performance of sexual entertainment is taking place.



CODE OF CONDUCT FOR ENTERTAINERS

- 1. Entertainers will only perform on the stage area, or in booths/areas for VIP's.
- 2. Relevant entertainment will only be performed by the entertainer. There must be no audience participation.
- 3. There must be no physical contact between entertainers.
- 4. Customers must not touch the breasts or genital area of Entertainers. Entertainers will not directly or indirectly touch the breasts or genital areas of customers.
- 5. Any performance will be restricted to dancing and the removal of clothes. There will not be any other form of sexual activity or stimulation which, for the avoidance of doubt, includes kissing.
- 6. Sex toys must not be used and penetration of the genital area by any means must not take place.
- 7. Customers will not be permitted to throw money at the entertainers.



CODE OF CONDUCT FOR CUSTOMERS

- 1. All customers are expected to pay an entry fee at reception before entering the club.
- 2. Door Staff and Management have the right of refusal if customers seem intoxicated by drink or drugs.
- 3. This club runs a smart casual dress code, we do not allow scruffy trainers, shorts, vests, or scruffy jeans.
- 4. We run a zero tolerance drugs policy in this venue. Anyone found with drugs in their possession will be ejected from the club and/or reported to the police.
- 5. No photographs are allowed to be taken in the club at anytime.
- 6. We do not tolerate customers shouting, swearing or arguing in the club. Anyone heard doing so will be asked to leave.
- 7. We operate a no touching rule. Anyone who does not abide by this rule will be asked to leave the venue.
- 8. Customers must respect the bar staff, door staff and dancers at all times.
- 9. All customers must be seated at all times during dances in booths and VIP rooms.
- 10. Customer are not permitted to throw money at the entertainers.



Dancers Personal File
NO:

PURPLE DOOR 5 York Place, Leeds, LS1 5DR.

PRINT NAME:	
STAGE NAME	
ID NO:	
CT	
START DATE:	



Personal Details

Form must be completely filled out please print Any omission will result in any contract for services being made void.

Full Name:		
Stage Name:		
Address:		
City:		Postcode:
Telephone (Home):		Mobile:
Date of Birth:		_ National Insurance Number:
Nationality:		Passport Number:
Dress Size:	_ Height:	Hair Colour:
Waist:	Hips:	Bust:
Email Address:		



Name:	Relationship to you:	
Full Address:		
Telephone number:		
Mobile number:		
Previous Dance Experience:	Dates From,	/T.o.
Club Name:	City:	
Club Name:	City:	
Club Name:	City:	



Do you have a working visa: Yes / No / N/a	
Availability: (Please circle) Mon Tue Wed Thur Fri	Sat Sun
Have you ever been convicted of a criminal offence? Y	'es / No
If yes please give details:	
Dancers Signature:	_ Date:
Print Name:	



Dancers Disclaimer

I hereby warrant, represent and certify the following:

I have never been arrested and/or convicted for the sale of any illegal drug. I have never been arrested and/or convicted of any charge in relation to acts of prostitution. I understand that violations of law could occur if I was to handle a customer or a customer was to handle me. I agree to refrain from handling customers or allowing them to handle me and performing in such a manner that would be considered obscene or otherwise illegal or unlawful and I agree to comply with the rules of the club which have been adopted to ensure compliance with all existing national and local laws. I understand that if these rules are broken it will result in the dancer's being escorted from the club.

I agree that I may be searched randomly and my refusal may result in immediate termination of contract for services and removal from the club.

I am eighteen years or older, I agree that giving false information on this application will be reason for me being unable to occupy space at the club. I understand that I will not be an agent or employee of the club and that Purple Door is not responsible for unlawful acts committed by me.

I hereby declared that I have the status of a self-employed person, and shall be responsible for all income tax liabilities and national insurance or similar contributions and I hereby indemnify Purple Door in respect of income tax or national insurance or similar contributions. I will provide Purple Door with my accountant's details.

I have adequate and appropriate insurance to include a valid public liability certificate, a copy of which shall be available to the company upon request. And hereby indemnify the company in respect to any claims.

I understand that the company is unable to accept responsibility for damage or loss of personal property.

Please print		
Dancers Name:	A SECURITION OF THE SECURITION	WARRANT AND
Dancers Signature:		
Dancers Stage Name:		ante obtaine and properations are transfer and
Managers Signature:	Date:	AND ENTERED AND REVIEW OF THE PARTY OF THE P



Code of Conduct - Entertainers

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Code of Conduct - Dancers

(Sign off Sheet)

I certify that I have read and **UNDERSTOOD** the codes of conduct pertaining to Dancing when occupying space at Purple Door clubs.

I agree to comply with the attached code of conduct and realise that breach of the code will result in me not being able to occupy space at the Purple Door club.

Acknowledged and agreed to be abided by:	
Dancers Name:	-
Dancers Signature:	-
Dancers Stage Name:	
Witnessed By:	
Managers Signature:	
Date:	_



Fire Precaution and Evacuation Training Record Sheet

I have been given full training in fire precaution as well as evacuation procedures. I am fully aware of all fire precaution and procedures.

I have been shown all exit routes and outside meeting place. I have fully understood all these procedures.

Dancers Name:		
Dancers Signature:	-	
Dancers Stage Name:	-	
Witnessed by:	_	
Managers Signature:		
Date:		



General Dancers/Model Release

I,	the undersigned danc	er/model, for good and
va	luable consideration, the receipt of which is acknowledged, give to	Purple Door and the
	empany's legal representatives, successors and all persons or corporat	
	por's permission, unrestricted permission to copyright and/or use and/	
•	ortraits or pictures of me and the negatives, transparencies, prints or digital	•
	them, in single, multiple, moving or video format, or in which I may be	
	art, or composite, or in distorted form, or reproductions thereof, in col	
	rough any media in the company's studio or elsewhere for art, or any	
	ereby waive any right that I may have to inspect and approve the finished p	
be	e used in connection with an image that the company has taken of me,	or the use to which it is
ap	oplied. I further release they company or others for whom they're act	ing from any claims for
re	muneration associated with any form of damage, foreseen or unforese	en, associated with the
pr	oper commercial, or artistic use of these images unless it can be shown t	that said production was
m	aliciously caused, produced and published for the sole purpose of subje	cting me to conspicuous
ric	dicule, scandal, reproach, scorn and indignity. I acknowledge that the p	hotography session was
co	onducted in a completely proper and professional manner and this releas	e was willingly signed at
its	s termination. I certify I am not a minor, and am free and able to give such	consent.
Da	ancer/Models Name:	
St	age Name:	
Da	ancer/Models address:	
		•
Da	ancer/Models Phone No:	
Da	ancer/Models E-Mail address:	



Contract for Services

200

THIS CONTRACT FOR SERVICES is made on the day of BETWEEN: (1) PURPLE DOOR ("The Club") and (2) ("The Dancer")

By signing this contract you are confirming that whilst you are providing dancing services to the Club you are doing so as a self employed Dancer.

You are obliged to:

- Act in a professional manner and in accordance with the club's code of conduct at all times.
- Make all reasonable attempts to work to the Club's opening times.
- Observe Health and Safety regulations regarding working hours and site security.
- Be responsible for the cost of repairs for damage to property of the Club or any third party.
- Pay your own Tax and National Insurance.
- Pay a floor fee, as agreed with the club, for each session services are provided.

You have the right to:

- Leave the site without permission (although you should notify the Club for Health and Safety
- End this contract without giving notice.
- Take legal advice before signing this contract, and to have a copy of it.

You do not have the right to:

- Holiday pay or sick pay.
- Hold yourself out as being an employee of the Club.

By signing this contract you are agreeing to be bound by its terms and you are agreeing that these terms will govern the working relationship between you and the Club.

You are also agreeing that the terms of this contract represent the whole contract between you and the Club with the exception of any verbal negotiation about price or location of the services.



Club

The Club intends that in this working relationship you are an independent sub contractor.

The Club is obliged to:

Provide all of the equipment used on their clubs either by employees or sub-contractors as the Club takes its Health and Safety responsibility seriously.

The Club is not obliged to:

- Offer you any work. They may offer you the opportunity to provide your services but they are not obliged to.
- Pay any substitute or help hired by you to undertake the work.

The Club has the right to:

- End this contract without giving notice.
- Take legal advice before signing this contract.

The Club does not have the right to:

- Control the methods you use when you provide your services to the Club providing they apply with the terms and conditions of our licences and code of conduct
- First call on your services they cannot expect you to drop whatever you are doing to come and provide your services to them.

By signing this contract the Club is agreeing to be bound by its terms and you are agreeing that these terms will govern the working relationship between the Club and you.

The Club is also agreeing that the terms of this contract represent the whole contract between you and the Club with the exception of any verbal negotiation about price or location of the services.

General

This Contract is governed by the laws of (England, Wales, Scotland or Northern Ireland) as appropriate and is subject to the non-exclusive jurisdiction of the (English, Welsh, Scottish, Northern Irish) Courts.



Club:		
Signed:	Dated	
Dancer:		
Signed:	Dated	

Breach of any clause or clauses in this contract will not void or annul this Contract for Services as a whole in any circumstances.



Taxation / Accountant

	Yes	No
1. DO YOU have an accountant?		
AND THE PARTY OF T		
2. ARE YOU declaring your income?		
3. IF YES TO QUESTION 1) please give us details of your accountant		
Name:		
Address: ———————————————————————————————————		
Tel:		

Failing to provide this information will prohibit you to occupy space within Purple Door



Dancers Agreement Declaration

Ihereby declare
I am a self employed dancer
I am responsible for my own insurance in respect of any injuries sustained/incurred whilst performing.
Signed
Print Name:
Dancer's
Stage Name:
Dancer's
Reg No:
Date:
Witness
Print Name



INFORMATION ON UNIONS

The GMB trades union, one of the largest in the UK, has a Branch for dancers and others who work in adult services and entertainment. This offers specialised support and benefits, as well as all the services available to all GMB members.

Member benefits include:

- Representation at work and advice on work-related issues by someone who knows the business and is on your side;
- Legal advice on any subject;
- Advice on issues around self-employment and your rights at work and specialised legal advice on work-related issues - GMB wins over £50 million each year for members who have been injured or made ill at work;
- Representation on criminal matters by a firm with award winning client care; advice about finding an expert witness if for any reason you are taken to court;
- Financial support with training or further education;
- Immigration and visa advice;
- Health insurance;
- Tax advice;
- Performers' Third Party liability insurance;
- Protection for you and your family regarding accidents and personal injury;
 and discounts on goods and services including;
- Open University courses;
- Accountants with expertise in supporting people paid in cash.

To find out more, go to http://www.gmb.org.uk/ or call 020 7697 1058.



CHALLENGE 25 POLICY

Challenge 25 is a policy adopted by the premises aimed at preventing people under the age of 18 from gaining access to age restricted products, primarily alcohol.

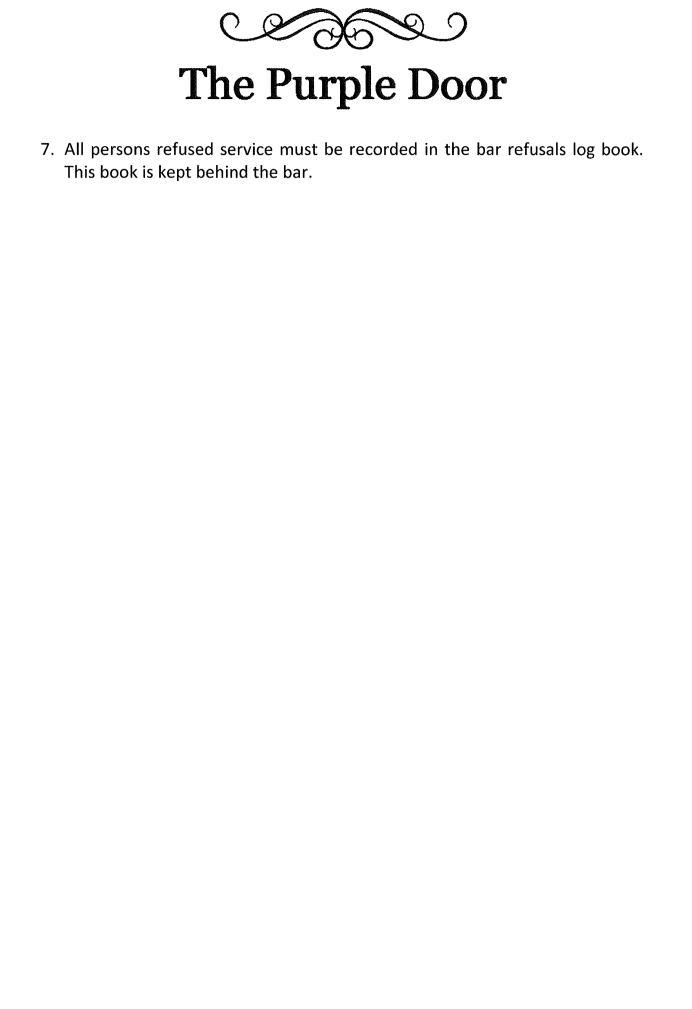
Under the policy, customers attempting to buy age restricted products, are asked to prove their age if, in the staff members opinion, they appear to be under 25, even though the minimum age to buy alcohol in the UK is 18.

There are notices displayed in the reception and at every point of sale explaining the policy to customers.

The policy is to be enforced as follows:-

- 1. You must look at the person that you are about to serve and decide whether or not they appear under 25 years of age.
- 2. If they do you must politely ask them to prove their age by providing you with a valid form of identification. The only satisfactory ID that we accept is a UK passport or photo driving licence.
- 3. Any ID that is provided must be carefully checked to ensure that it relates to the person that you are serving, is valid, has not been tampered with or forged and proves that they are over 18.
- 4. If everything appears to be satisfactory, return the ID to the customer and continue to serve them.
- 5. If they cannot provide the required acceptable ID, you must explain the policy and explain that you cannot serve them.
- 6. If they do not accept your explanation do not enter into an argument. Call for a member of management who will then deal with the situation.







HOW TO REPORT A CRIME

In the event of a crime being committed please report to a senior member of staff, and ensure it is logged in the incident book.

You are also advised to report any serious crime to West Yorkshire Police on 101.

Or visit <u>www.westyorkshire.police.uk</u> and complete a form detailing what happened.



DRUGS AND CCTV POLICY

We operate a zero tolerance drugs policy. Anyone found ins possession of, using or dealing drugs will be reported to the police.

24 hour CCTV operates on these premises.

It is owned and operated by:

Ruby May 2 Limited
Unit 40 Friar House
Low Friar Street
Newcastle Upon Tyne
NE1 5UF



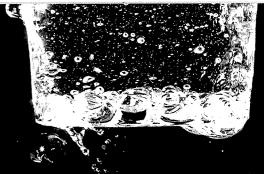
SEARCH POLICY NOTICE

Ruby May 2 Limited T/A Purple Door 5 York Place Leeds LS1 2DR

We operate a zero tolerance drugs and weapons policy. Random searches will be carried out in these premises.

Anyone found in possession of or using or supplying any illegal substances or weapons will be removed form the venue and reported to the police.

NO EXCEPTIONS



ESSS - ES75 (one hour) £125 - £175 (30min)

Fantasy VIP

(One Hour + Free Btl Bubbly) £200 (min) - £250 (max)

> (sujm 0E) (xpm) 0213 - (nim) 0013

səbuno7 dIA

(nim2l rot) 033 f20 (for full nude, one song) Dance Booth

Dances

Purple Door The

Champagne List

£32

Cava

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	əuiy	ر əsr	10H ‡	o ssi	ela

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£5.00	eniW esuoH fo esul

Ace of Spades	9 0573		narious prices	
, Crystal	£345		Special Spirits: Premium Whiskeys & Rur	su
Krug	£245		(Excludes Red Bull)	
Dom _P erignon	\$7 7 3		Texim & TiriqS muimer	00.93
Laurent Perrier Rose	SZL3	5	Spirit & Baby Bottle	£5.00
Veuve Clicquot Rose	FJS2		Spirit & Mixer (Excludes Red Bull)	00.23
Moët 2004	£125		Bottled Beer and Cider	00.23
Moët Rose	96 3	٢	120 and Red Bull	£3.00
Yeuve Clicquot	S 63		Bottle Water	£2.00
Laurent Perrier	SLŦ		Fruit juice	
тёоМ	C/3		Piet Coke	
49011	SL3		Elass of Coke Glass of Coke	\$2.00

Drinks Price List

E FREE

Tap Water

FLYERING POLICY

This policy applies in relation to flyering conducted by the following

Name of Premises: Purple Door

Address of Premises: 5 York Place, Leeds, LS1 2DR

This policy and the conditions contained below apply to the premises in relation to flyering.

- 1. All staff engaged in the distribution of free literature shall wear an authorisation badge issued by the council bearing the number of the authorisation badge and showing the name and contact telephone number of the consent holder.
- 2. The authorisation badge shall be produced on demand to an authorised officer of the council or other relevant agency.
- 3. All staff engaged in the distribution of free literature shall wear the authorisation badge using a highly visible lanyard.
- 4. Staff should be aware that authorisation badges are not interchangeable between consent holders and all distributors using them must be directly employed by the consent holder.
- 5. Purple Door will maintain, and make available for inspection upon request, a log/database of the name and addresses of all distributors used, together with their date of birth and National Insurance numbers. The log should record where and when the distributors were operating, materials being offered and the authorisation bade being used.
- 6. No free printed matter shall be left unattended by staff for the general public to take at their discretion.

Leeds First & Most Exclus Gentleman's Lounge



- 7. All places in which free printed matter is being distributed must be kept free of discarded printed matter.
- 8. If an authorised officer requests the consented staff to pick up or remove discarded printed matter, the staff member shall do so immediately.
- 9. The free printed matter must bear the contact details of the company or venue or event that is being promoted.
- 10. No free printed matter shall be placed upon, attached or affixed to parked vehicles or affixed to any persons or structure.
- 11. Advertising of promotions which condone or encourage anti-social behaviour or refer to binge drinking in any way are not permitted.
- 12. Responsible promotions for alcohol must also carry the drinkaware logo. A free of charge trademark licence agreement needs to be obtained from logos@drinkaware.co.uk. Further details on the logo and use of this can be found at www.drinkaware.co.uk.
- 13. Flyers cannot be issued in city centre event spaces (Briggate, Dortmund Square, Central Square, Albion Place, Bond Court, Chancellor Court, Millennium Square and Victoria Gardens) unless an event space consent is held.
- 14. Staff must not obstruct, intimidate or threaten an officer whilst reasonably enforcing the scheme.
- 15. No more than 5 promotional teams consisting of no more than 2 persons per team will operate at any one time during the permitted operating hours of the promotional teams as set out in the paragraph below. On Friday and Saturday each of the ten people may be authorised to distribute flyers in their own right.
- 16. Promotional teams will not operate between 5am and 10pm Saturday



and Sunday and between 4.00am to 10pm Monday to Friday.

17. The licensee will remove any leaflets from the highway within a 100 metre radius of the distribution point by 5.00am in addition to the area surrounding the premises. Any person/company linked to the business whether directly or indirectly shall not seek to obtain custom by means of personal solicitation, touting and/or importuning.



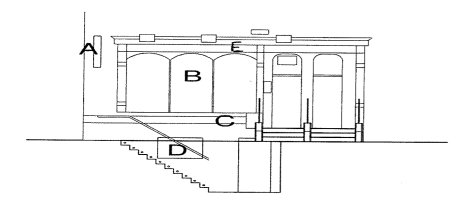






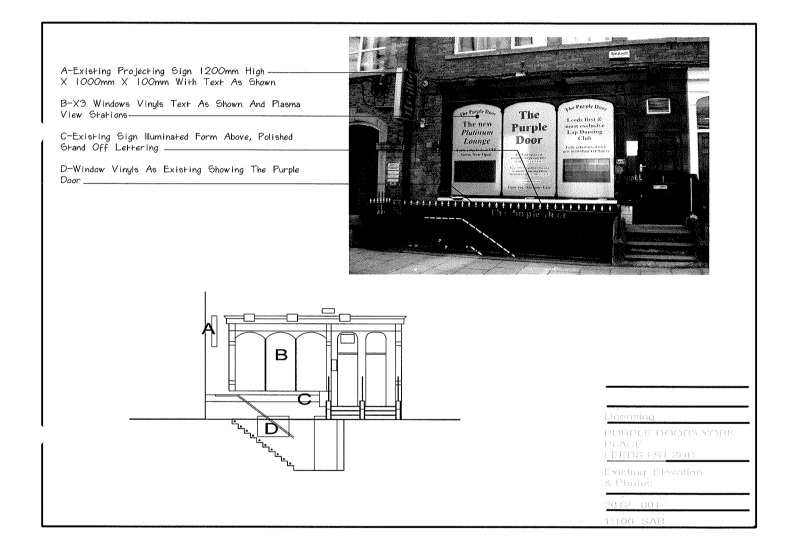
CANOPY S.Sm x 1.Sm (APPROX)

- A Existing Projecting Sign 1200mm High X 1000mm X 100 mm With Text As Shown
- B Existing X3 Windows Vinyls Text As Shown
- C Existing Illuminated Form Above, Polished Stand Off Lettering
- D Existing Window Vinyls Showing The Purple Door
- E Existing Retractable Canopy Measuring 5500mm X 1500mm (Approx)











POLICY SCHEDULE

Policy Number	2077159
ERN	475 / GA80728

INSURED		
Insured	Ruby May 2 Ltd T/A Purple Door	
Business Description	Late Licence Bar & Table Dancing	
Correspondence Address	5 York Place Leeds W Yorkshire LS1 2DR	
Risk Address	5 York Place Leeds LS1 2DR	

IMPORTANT INFORMATION	
Reason For Issue	Renewal
Date of Issue	26 April 2016
Effective Date	15 May 2016
Expiry Date	14 May 2017
Net Premium	
IPT (Insurance PremiumTax)	
Eastman Fee	
Amount Payable	

Marsh & Company Insurance E	
AGENT Marsh & Company Insurance B	

BUILDINGS DESCRIPTION Buildings Tenants Improvements	SUM INSURED £0 £0
Accidental Damage Day one Basis (non adjustable)	Not Insured 0%

GLASS	
DESCRIPTION	SUM INSURED
Glass Breakage	£0

LIABILITIES DESCRIPTION Employers Liability (Any one claim or series of claims arising out of any one event) Public Liability (Any one claim or series of claims arising out of any one event) Products Liability (Any one period) Property Owners Liability (Any one claim or series of claims arising out of any one event) Treatment Risks ()	\$UM INSURED £10,000,000 £2,000,000 £2,000,000 £0
BOOK DEBTS	£0
GOODS IN TRANSIT Limit per vehicle Number of vehicles	£0 0
LOSS OF LICENCE	£100,000
ALL RISKS TO BUSINESS EQUIPMENT Description of Specified Items Geographical Limits Sum Insured	
OPTIONAL EXTENSIONS Treatment Risks Subsidence, Ground Heave, Landslip Terrorism	Not Insured Insured Not Insured
CONTRACTORS ALL RISKS/CONTRACT WORKS DESCRIPTION Maximum Contract Period Maximum Contract Value	SUM INSURED 0 Months £0
Own Plant Sum Insured Maximum value any one item of Own Plant Hired in plant Sum Insured Maximum value of any one item of Hired in Plant Estimated hire charges for Hired in Plant Hand Held Tools Sum Insured Maximum value of Hand Held tools per any one employee	£0 £0 £0 £0 £0 £0

We will be required to provide some of your information to the Employers Liability Tracing Office (ELTO). The information that we supply in accordance with this requirement will be added to an electronic database that will be managed by ELTO.

LAW APPLICABLE TO CONTRACT

Unless otherwise specified this contract shall be subject to English law (or Scottish law when the address shown on the Schedule is in Scotland) and the Courts of England (or Scotland when this contract is subject to Scottish law) will have exclusive jurisdiction in all disputes connected with this policy.

If there is any dispute as to which law and jurisdiction apply it will be English law and the Courts of England.

POLICY ENDORSEMENTS, WARRANTIES & CONDITIONS

The following policy endorsements, warranties and conditions apply to your policy in addition to any standard warranties detailed in your policy wording. It is imperative that these warranties are read in accordance with your policy wording. It is very important that you are familiar with and understand any such endorsements, warranties and conditions together with your obligation to comply with them fully. If you have any doubt as to whether you can comply with any endorsement, warranty or condition or should you not understand any point please contact the Broker or Agent who arranged the policy for you for guidance as failure to comply could result in a claim not being paid and/or your insurance being voided.

Endorsement Title & Description

Cancellation Rates

If the policy is cancelled in the first year of cover and more than 14 days from the inception of the policy, the following rates* will be applied:

CANCELLATION RATES	PERCENTAGE OF PREMIUM PAYABLE (BEFORE IPT)
UPTO 1 MONTH ON COVER	20%
UPTO 2 MONTHS ON COVER	30%
UPTO 3 MONTHS ON COVER	40%
UPTO 4 MONTHS ON COVER	50%
UPTO 5 MONTHS ON COVER	60%
UPTO 6 MONTHS ON COVER	70%
UPTO 7 MONTHS ON COVER	80%
UPTO 8 MONTHS ON COVER	90%
OVER 8 MONTHS ON COVER	100%

^{*}Minimum Retained Premium £150.00

If the policy is cancelled in the second or any subsequent year of cover, the charge made will be calculated on a pro-rata basis.

All cancellations, in addition to the above, will be subject to the following administration charges:

ADMINISTRATION CHARGE:

£25.00 - Upto £1000 return premium

£50.00 - Upto £2500 return premium

£75.00 - Over £2500 return premium

No refund of premium will be given in the event of there being a claim under the policy or an incident reported which could give rise to claim.

(Nb. where the schedule notes that the liability premium is minimum deposit, all of the premium relating to the liability element of the policy will be retained in full by Insurers and any return premium will be calculated solely on the property element of the premium)

EUA002: Daily Waste Warranty

It is warranted that all combustible trade waste and refuse will be removed from the buildings every night.

EUA021: Lagging Warranty

It is warranted that all water tanks, exposed water pipes and apparatus are lagged with a minimum of 10mm foam sleeve or 20mm fibre glass or its equivalent and that where **You** have control by way of ownership tenancy etc. of any portion of **Your Premises** which are to be left unoccupied after a period exceeding thirty days, then the water supply shall be cut off and the system drained.

EUA022: Subsidence, Heave and/or Landslip Extension

Subsidence, Heave or Landslip of any part of the site on which the Premises stands excluding

- a) damage in respect of any out-buildings, paths, drives and other surfaced areas, walls, gates and fences
- b) damage resulting from
- i, the normal settlement or bedding down of new structures
- ii, the settlement or movement of made up ground
- iii. coastal or river erosion
- iv, defective design or workmanship or the use of defective materials
- v. fire, explosion, earthquake or escape of water from any tank apparatus or pipe
- c) damage which commenced prior to the inception of this cover
- d) damage occurring as a result of demolition, construction, structural alteration or repair of any property or ground works or excavation, at the same Premises
- e) the first £1,000 of each and every loss at each separate Premises as ascertained after the application of any condition of Average.

Special Condition

This extension shall be avoided if the risk is increased by reason of demolition, ground works, excavation or construction being carried out on the same or adjoining sites.

EUA038: Nightclub Endorsement

ADDITIONAL EXCEPTIONS

The Company shall not provide indemnity in respect of:

1. Security Staff

- (a) liability caused by or arising from any Deliberate or Belligerent Act by the Insured or any Employee of the Insured.
- (b) liability caused by or arising from any security personnel unless such personnel are not an Employee of the Insured and are the Employee of an external security company.

2. Audience Participation Events

Liability arising from any event, game or facility where participation of the audience/visitors/guests or Employees are required. (This includes but is not limited to: - foam parties, drinking competitions, Bucking Bronco or similar rides, striptease/stage shows where persons are invited to join in the act.).

3. Pyrotechnics

Liability arising from the use of pyrotechnics or fireworks

ADDITIONAL POLICY CONDITIONS

1. Doors

It is a condition precedent to liability that the Insured shall keep all doors and/or fire escapes unlocked and free from obstructions at all times during the opening hours of the Business.

2. Dance Floor/Toilets/Glass Collection/Record Keeping

It is a condition precedent to liability that the Insured shall have a written and dated system in place which includes a detailed duty sheets explaining the roles and tasks in place to be performed for the:-

- (a) prevention of glasses and bottles from being taken onto the dance floor. Suitable signs should also be erected at strategic positions around the dance floor warning that no glasses or bottles are allowed on the dance floor.
- (b) regular collection of glasses, bottles and rubbish.
- (c) regular patrolling of the premises to keep the premises clear of broken glass and bottles and spilt drinks.
- (d) regular cleaning of toilets.

The intruder alarm system shall not be regarded as effective if to your knowledge the telephone line, direct line or central monitoring station warning system is not in full and effective working order or you have received notification of withdrawal of the police response, telephone or central monitoring station service.

You should contact us at once should circumstances arise which render you unable to comply with this requirement. This will enable us to see if we can help to obtain reinstatement of cover.

EUA065: Loss of Licence Extension

Loss of Licence Extension

In the event of the Premises Licence or Club Premises Certificate ("the licence/certificate") or any part thereof which has been granted under the Licensing Act 2003 ("the Act") or any subsequent legislation in respect of the Premises described in the Schedule being totally and permanently forfeited or revoked or refused renewal by the Licensing Authority during the Period of Insurance, Insurers will pay or make good to the Insured all loss that the Insured may sustain in respect of;

1. The depreciation in value of the interest of the Insured in the Premises by the forfeiture of or revocation of the licence/ certificate(s) provided that the liability of Insurers under this Extension shall not exceed the Limit of Liability stated in the Schedule.

It is a condition precedent to the liability of Insurers that in the event of the receipt by the Insured, his tenant, employee or agent of any notice or other communication which could lead to an application to forfeit revoke suspend restrict or withdraw the licence/certificate(s) or impose conditions thereon that the Insured will notify the Insurer forthwith and will allow the Insurer's solicitors full discretion in the conduct of proceedings, including any decision to appeal or otherwise.

Exclusions

This Extension does not cover;

1. Any claim arising directly or indirectly from any scheme of town or country planning improvement redevelopment or compulsory purchase

2. Any claim arising from any alteration in the law or statutory guidance or statement of policy affecting the grant lapse withdrawal surrender forfeiture suspension extent renewal or duration of any licence/certificate or the imposition of conditions thereon

3. Any claim occasioned wholly or partly by or through the misconduct procurement connivance action neglect or omission of the Insured his tenant(s) employee(s) or agent(s)] to take any step necessary for keeping the licence/certificate(s) in force (including but not limited to the payment of any fee due) unless the Insured or any other claimant hereunder shall prove to the reasonable satisfaction of Insurers that such matter was beyond the power or control of the Insured. his tenant (s), employee(s) or agent(s)

4. Any claim arising from the suspension lapse withdrawal forfeiture of or revocation of or refusal to renew the licence/certificate(s) or the imposition of conditions thereon occasioned wholly or partly by a Criminal Act of the owner manager or the Insured, his tenant(s) employee(s) or agent(s)

5. Any claim arising from the suspension lapse withdrawal forfeiture of or revocation of the licence/certificate(s) or the imposition of conditions thereon on the grounds that there is or may be a problem relating to the supply or use of illegal or controlled drugs at the Premises

6. Any claim arising from the lapse of the licence/certificate(s) on the grounds that the holder of the licence/certificate has died, been dissolved, become mentally incapable or insolvent (which includes but not exclusively the approval of a voluntary arrangement, an adjudication of bankruptcy or order of sequestration, or the entering into of a deed of arrangement or a trust deed made for the benefit of his creditors, or in the case of a company, the approval of a voluntary arrangement proposed by its directors, the appointment of an administrator or an administrative receiver in respect of the company, or entering into liquidation

7. Any claim arising from the surrender of the licence/certificate(s) by the holder of the licence/certificate or other person

8. Any claim where the Insured is entitled to obtain the payment of compensation under the provisions of any Act of Parliament in respect of the suspension lapse withdrawal forfeiture, revocation or refusal to renew the licence/certificate(s) or the imposition of conditions thereon

9. Any claim arising from the withdrawal of a Club Premises Certificate following a review or a club ceasing to be a qualifying club as defined by the Act or and subsequent legislation.

Warranties

- 1. It is warranted that in the event of the death incapacity insolvency or dissolution of the Premises licence/certificate holder, or the desertion of the Premises, or the conviction for any offence (where such conviction affects the character or reputation of the convicted person with respect of his honesty moral standing or sobriety) of the Tenant Manager Occupier or Personal Licence holder, the Insured shall forthwith (and in any event within 7 days from the date of the foregoing event) procure a suitable person to replace him with a person to whom the Licensing Authority has granted a Personal Licence and serve all necessary notices within that period
- 2. It is warranted that on the Insured becoming aware of any;



STATEMENT OF FACT

Date: 26 April 2016

THIS IS AN IMPORTANT DOCUMENT AND YOU MUST READ IT IN FULL

A Statement of Fact records the information notified to Us and facts assumed about You, Your Business and Your Business partners and directors. It must be read in conjunction with the enclosed written quotation, summary of cover & policy wording, as together they form a record of Our contract with You and the information which has been taken into account when calculating the premium, terms and conditions upon which Your policy is based.

Please remember all material facts must be disclosed. Failure to do so could invalidate the policy. A material fact is one which is likely to influence an insurer in the assessment and acceptance of the application. You must therefore inform the insurer of any circumstances of which they may not be aware. If you are in any doubt as to whether a fact is material it should be disclosed to the insurer. If there have been any changes in circumstances that have arisen since this insurance was taken out or last renewed please inform your insurance adviser.

You should keep a record (including copies of letters) of all information supplied to the insurer for the purposes of the renewal of this insurance.

YOU MUST CHECK ALL THE INFORMATION AND MATERIAL FACTS CONTAINED IN THIS STATEMENT OF FACT AND THE SCHEDULE AND CONTACT US IMMEDIATELY IF ANY DETAILS ARE INCORRECT OR INCOMPLETE. FAILURE TO DO SO MAY MEAN THAT YOUR POLICY IS NOT VALID OR WE MAY NOT BE LIABLE TO PAY YOUR CLAIM(S).

Any subsequent alterations to this Statement of Fact take precedence over the information contained within it.

Correspondence Address

5 York Place Leeds W Yorkshire LS1 2DR

Risk Address (if different from correspondence address)

5 York Place Leeds LS1 2DR

Client Details

Legal status of the Business Limited Company

Name of Proposer / Insured Ruby May 2 Ltd T/A Purple Door

Correspondence Address
5 York Place. Leeds. W Yorkshire, LS1 2DR

What is your main trade / profession?



Risk Address

5 York Place, Leeds, LS1 2DR

Sums Insured

Machinery, Plant and All Other Contents

41. E

£100.000

Wines / Spirits

£3.000

Frozen Food

£2,500

Buildings - is Accidental Damage cover required?

Nο

Contents - is Accidental Damage cover required?

Yes

Do you want Subsidence Extension?

Yes

Is the Building being monitored for or ever been monitored for or suffered from any subsidence, landslip or heave?

No

Does the Building have signs of internal or external stepped or diagonal cracking?

No

Are you aware of any survey carried out on the Buildings which mentions subsidence, settlement or movement of the Buildings ?

No

How are the premises heated ?

Gas (but not LPG)

Is any deep fat frying carried out on the premises?

No

Is any machinery left running or unattended within the premises?

No

Is there any other process using the application of heat carried on the premises?

Νo

Day One basis ?

Νo

Percentage uplift required

0%

Construction

Is the property built of brick, stone or concrete and roof made with slate, tiles, metal concrete or flat roofed with asphalt, bitumen or concrete ?

Yes



No

Security patrols when closed for business

No

Internal recording CCTV

No

External recording CCTV

No

Steel grills/bars on all ground floor and accessible windows

No

Steel roller shutters over all loading bays. shop fronts and/or display windows

Nο

Steel plates/shutters over all side/rear exit doors

No

Fire Protection

Do the premises meet Fire Regulations under The Regulatory Reform (Fire Safety) Order ? Yes

Are all fire extinguishers and equipment maintained under contract?

Yes

Are the premises protected by an automatic fire suppressing sprinkler system conforming to LPC Sprinkler rules incorporating EN 12845 that is maintained under contract ?

Nò

Do the premises have a monitored automatic fire alarm that is LPCB approved and maintained under contract ? No

Occupation

Is the building currently unoccupied?

No

Period of Unoccupancy (months)

0

Are the services (gas, water, electricity etc) switched off?

Yes

Business Interruption

Basis of Cover

Gross Profit

Estimated Gross Profit

£250.000

Loss of Rent Indemnity Period (months)

0



Is Treatment Risk cover required? No
Categories of Cover Required 0
Please select the Public Liability Excess required 500
Split in Turnover
UK £250,000
Do you work or are your products sourced or exported outside of the UK/EU ? No
Are all the products that you sell sourced from suppliers which give you full rights of recourse? I only sell products sourced from EU Suppliers - right of recourse is included
Total Turnover £250,000
Does the business use any blow lamps, flame cutting or welding plant or other heat producing plant or processes away from their premises by the Insured or their employees? No
What percentage of the business work involves the application of heat on site ?
Bona Fide Sub Contractors £21,840
Please provide full details of all work undertaken by BFSC's Agency Door Staff
What is the maximum height at which work is carried out (metres) ? 0 metres
Depth work - is there any work below 1 metre ? No
Please provide details of the proportion of your total work carried out at the following depth limits
Products Liability
Products Liability Indemnity Limit £2,000,000

Money

Property Owners

Safe Details

Do you have a safe at the premises ?



Declaration

Has the Proposer/Insured or any partner or director or any other person to whom this insurance will apply ever had insurance cover refused or cancelled mid term or agreed only on special terms by any insurer or Underwriter?

No

Has the Proposer/Insured or any partner or director or any other person to whom this insurance will apply ever been convicted of or have any prosecutions pending or been given an official police caution in respect of any criminal offence, other than a motoring offence?

No

Has the Proposer/Insured or any partner or director or any other person to whom this insurance will apply ever had a company go into liquidation or become insolvent, had any County Court Judgments or Sheriff Court Decrees or been declared bankrupt or disqualified from being a company director?

No

Has the Proposer/Insured or any partner or director or any other person to whom this insurance will apply ever been fined or given any improvement or prohibition order under Act 1987, The Environment Protection Act 1990 or similar law?

No

Declaration

I can confirm that I have read and understood all questions and agree that the above Proposal Form/Statement of Fact is true checked

Additional Notes

Additional Notes
Completed by AG on behalf of Marsh

This insurance is effected through Eastman Underwriting Agency Limted:

Insurer/s

Property / Material Damage Liabilities Gable Insurance AG
Gable Insurance AG