SCHEDULE OF POSSIBLE CONDITIONS WHICH COULD BE PLACED ON A LICENCE

GENERAL

- 1. The Council reserves the right after the grant, renewal or transfer of this licence at any time to dispense with or modify or relax any of these conditions and restrictions, and to make such additional conditions and restrictions as they may deem requisite to meet the circumstances of any particular case.
- 2. The premises hereby licensed shall be used only for the purposes of a sex shop as defined by Schedule 3 paragraph 4(1) of the Local Government (Miscellaneous Provisions) Act 1982 and shall not be used either wholly or in part for any other purposes whatsoever during the period in respect of which this licence is granted.
- 3. (i) The hours of business shall be during the hours Monday to Friday, 10.00 a.m. to 8.00 p.m.; Saturday 9.00 a.m. to 6.00 p.m.; Sunday, 11.00 a.m. to 5.00 p.m. No business shall take place outside these specified hours except with the written consent of the Council.
 - (ii) Except with the written consent of the Council the shop shall not be open on any Bank Holiday or public holiday.
- 4. 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 in writing to the Council within 14 days of such change and such written details as the Council may require in respect of any new director, secretary or manager, are to be furnished within 14 days of a request in writing from the Council.
- 5. The Licensee or some responsible person nominated by him in writing for the purpose of managing a sex establishment in his absence and whom details (including photographs) have been supplied to and approved in writing by the Council, shall be in charge of and upon the premises during the whole time they are open to the public.

Registers shall be kept on the premises showing the name and address of any person who is responsible for managing the sex establishment in the temporary absence of the person nominated pursuant to Licence condition 5.

The Licensee shall ensure that during the hours the sex shop is open for business, every employee wears an identifying badge, of a type approved by the Council, indicating their name and that they are an employee.

- 6. The Licensee shall keep exhibited on the premises a copy of the licence and a copy of these conditions in such a manner that they can be easily read by persons visiting the premises.
- 7. No advertisements, other than advertisements relating to other licensed sex establishments or relating to goods sold from the sex establishment shall be displayed at the premises.
- 8. The following written matter shall be clearly visible from outside the sex establishment:-
 - (i) The name, style or title as specified in the licence.
 - (ii) The hours of opening.
 - (iii) The street number.

(iv) In each entrance or doorway to the licensed premises in a prominent position so as to be readily visible to any person approaching the premises with a view to entering therein but without their having so to enter a notice headed:

"WARNING" and stating "PERSONS PASSING BEYOND THIS POINT WILL FIND MATERIAL ON DISPLAY WHICH THEY MAY CONSIDER INDECENT. NO ADMITTANCE TO PERSONS UNDER 18 YEARS OF AGE".

- 9. There shall be displayed above the entrance or main entrance to the premises hereby licensed a notice in permanent form in letters not less than 2cm high (approximately ¾ ") stating 'LICENSED SEX SHOP LICENSEE (insert name of licensee)'.
- 10. The Licensee shall ensure that the public are not admitted to any part or parts of the premises other than those which have been approved by the Council save in the case of an emergency.
- 11. Neither the Licensee nor any employee (or any person) shall seek to obtain custom for the sex shop by means of a personal solicitation outside or in the vicinity of the premises.

PREMISES

- 12. No part of the interior of the premises where sex articles are displayed shall be visible to passers-by at any time. The obscuration, screening or other arrangements shall be to the satisfaction of and approved by the Council.
- 13. Alterations or additions either internal or external, whether permanent or temporary to the structure, lighting or layout of the premises, shall not be made except with the prior approval of the Council.
- 14. All parts of the premises shall be kept in a clean and wholesome condition to the complete satisfaction of the Council.
- 15. Lighting in all parts of the premises shall be to a level approved by the Council and shall be in operation continuously during the hours when the sex shop is open to the public.
- 16. (i) The windows of the licensed premises fronting the pavement shall not be as obscured other than with the consent of the Council, but shall have suspended behind them, in a position and attitude approved by the Council, such opaque blinds or screens or other arrangements as approved by the Council.
 - (ii) Any such precautions as may be necessary shall be taken to maintain the screening of the shop windows during any cleaning operations.
 - (iii) Nothing shall be displayed in the windows of the shop other than items of tasteful lingerie and tasteful dresses which shall not include any uniforms.
 - (iv) No display or advertisement visible from the outside of the premises shall include a sex article.
 - (v) No display or advertisement visible from the outside of the premises shall contain verbal descriptions of sex articles.
- 17. Display, advertisement, words, letter, model, sign, placard, board, notice, device, representation, drawing, writing, or any other matter or thing (whether illuminated or not) shall not be exhibited so as to be visible from the outside of the premises except:-

- (i) Any notice of a size and in the form approved by the Council which is required to be displayed so as to be visible from outside the premises by law, or by any condition of a Licence granted by the Council.
- (ii) Such display, advertisement, words, letter, model, sign, placard, board, notice, device, representation, drawing, writing or any matter or thing as shall have been approved by the Council.
- 18. Doors and openings which lead to parts of the premises to which the public are not permitted to have access, shall have notices placed over them marked "Private no access to the public".

FILMS AND VIDEOS

- 20. (i) No film or video shall be exhibited, sold or supplied unless it has been passed by the British Board of Film Classification or such other authority performing a similar scrutinising function as may be notified to the licensee by the Council and bears a certificate to that effect and is a reproduction authorised by the owner of the copyright of the film or video so certified.
 - (ii) The screen of the television should be no more than 12 inches and placed in such a position so as not to be visible to the public outside the premises.
 - (iii) The screen shall be placed in such a position to the satisfaction of the Council.
 - (iv) Only videos of clips of other videos for advertising purposes shall be shown and no individual clip shall be shown for longer than three minutes.
 - (v) No film or video will be shown in its entirety.
 - (vi) All trailers shown are to be approved by the British Board of Film Classification.
 - (vii) A warning notice will be placed adjacent to the screen stating "For staff use only" or "No customers allowed to operate".