

**Licensing Act 2003, (Premises Licences and Club Premises Certificates) Regulations 2005, regulations 26A and 26B**



**Notice of Application Received**

**Application to Vary a Premises Licence**

Reference 2025/01561/05EPRV

**David Lloyd Clubs Ltd.**

**David Lloyd, Botley Road, West End, Southampton, SO30 3XA**

Eastleigh Borough Council, as licensing authority, hereby gives notice that

**David Lloyd Clubs Ltd.**

has applied under the Licensing Act 2003 to **Vary a Premises Licence** as follows

**Licensable Activities**

The application principally seeks to:

1. approve the layout of the spa and spa garden areas – both of which are being created in areas that are already licensed;
2. extend the ground floor licensed area by a modest amount to include the padel social area;
3. approve the reconfiguration of the licensed first floor areas;
4. extend the first floor licensed by a modest amount to include the gym/mezzanine area; and
5. approve any other minor layout changes to licensed areas.

No amendments are proposed to the general method of operation of the premises or the trading hours

The relevant licensing authority is Eastleigh Borough Council, and the statutory register, including the application, may be inspected on the Borough Council's web site at [www.eastleigh.gov.uk/la03registers](http://www.eastleigh.gov.uk/la03registers) or at their offices at Southampton & Eastleigh Licensing Partnership, Civic Centre, Southampton SO14 7LY between 09:00 and 12:00 or between 14:00 and 16:00, Mondays to Fridays.

A responsible authority or any person, body or business likely to be affected may make representations about the application in writing to the Licensing Team, Southampton & Eastleigh Licensing Partnership, Civic Centre, Southampton SO14 7LY, via [Public Access](mailto:licensing@eastleigh.gov.uk) or email to [licensing@eastleigh.gov.uk](mailto:licensing@eastleigh.gov.uk) so as to be received by them between the **25th March 2025 and 22nd April 2025**. Any representation must relate to

at least one of the licensing objectives. Frivolous or vexatious representations are likely to be rejected.

Please note that it is an offence knowingly or recklessly to make a false statement in connection with an application and, on summary conviction for the offence, a person is liable to a fine.

Dated: 25th March 2025

Amanda Bancroft  
Head of Legal Services