

SCHEDULE**SCHEDULE 6****DISABLED ACCESS AND FACILITIES STATEMENT*****Licensing (Scotland) Act 2005, Section 20(2)(b)(ia)*****QUESTION 1****DISABLED ACCESS AND FACILITIES**

1(a)	Is there disabled access to the premises	YES
1(b)	Do you have facilities for those with a disability	YES
1(c)	Do you have any other provisions available to aid the use of the premises by disabled people	NO

*delete as appropriate

If you have answered YES to any of the questions above please complete, as appropriate, the following sections

QUESTION 2**DISABLED ACCESS TO, FROM AND WITHIN PREMISES**

Please provide clear and detailed description of how accessible the premises are for disabled people eg ramps, accessible floor, signage

The premises are a ground floor property accessed at street level.
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QUESTION 3**FACILITIES AVAILABLE**

Please describe in detail the facilities provided for disabled people eg disabled toilets, lifts, accessible tables

Whilst limited bench style seating is situated in the premises a disabled-person accessible portable table will be available for use.

QUESTION 4

OTHER PROVISIONS

Please provide details of any other provisions made to aid the use of the premises by disabled people, for example: assistance dogs welcome, large print menus

Assistance dogs will be welcome.

DECLARATION BY APPLICANT OR AGENT ON BEHALF OF APPLICANT

If signing on behalf of the applicant, please state in what capacity

The contents of this disabled access and facilities statement are true to the best of my knowledge and belief.

Signature: Julie McLean

Date: 16/5/22

*see note below

Capacity: Director

APPLICANT/AGENT

Telephone number and email address of signatory:



EXPLANATORY NOTE
(This note is not part of the Regulations)

These Regulations amend the Premises Licence (Scotland) Regulations 2007 (“the 2007 Regulations”).

Section 20 of the Licensing (Scotland) Act 2005 (“the 2005 Act”) requires that an application for an alcohol premises licence be accompanied by an operating plan, a layout plan and any certificates required under section 50(1) of the 2005 Act. Section 179 of the Criminal Justice and Licensing (Scotland) Act 2010 (“the 2010 Act”) amended section 20 of the 2005 Act to require that a disabled access and facilities statement must also be included with such applications.

Regulation 2(2) of these Regulations inserts a Regulation 7 into the 2007 Regulations detailing that a disabled access and facilities statement is to be in the form set out in schedule 6 of the 2007 Regulations.

Regulation 2(3) and the schedule of these Regulations insert a schedule 6 into the 2007 Regulations. This provides a template of what the disabled access and facilities statement should contain.

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