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**NOTTINGHAMSHIRE COUNTY COUNCIL ACT 1985 (PART IV)**

**APPLICATION FOR THE USE OF UV TANNING EQUIPMENT ONLY**

This application form must be completed and returned to:

**Communities, Environment & Resident Services, Licensing, Byron House, Maid Marian Way, Nottingham, NG1 6HS.**

with a copy sent to Nottinghamshire Police, at:

**The Chief Constable, Nottinghamshire Police, City Division Licensing Team, Central Police Station, Byron House, Maid Marian Way, Nottingham NG1 6HS.**

The term ‘*establishment for massage or special treatment’* means any premises used for or represented as being or intended to be used for the reception or treatment of persons requiring:

1. *Massage; or*
2. *Electric treatment of radiant heat, light, electric vapour or sauna or other baths for therapeutic treatment; or*
3. *Other similar treatment.*

Examples of licensable treatments include the operation of UV tanning equipment for use by the public, hair removal or tattoo removal treatments using Class 3B or 4 laser devices/IPL devices, hot stone treatment and the operation of sauna and steam rooms.

As part of its consideration of an application for a licence for massage or special treatment, the Council may refuse to grant or renew a licence in the case of any person who has been convicted of an offence under the Sexual Offenders Acts or the Street Offences Acts or who may be otherwise unsuitable to hold a licence. Also, persons of known immoral character must not be employed in massage or special treatment establishments.

Under Section 11(6) of the Nottinghamshire County Council Act 1985, applicants must give notice to the chief constable of Nottinghamshire Police of their application for a Massage or Special Treatment licence. This application requires you to declare that this notice has been given. Notice can be given to the address listed above.

In order to show that a person is of good character, suitable evidence should be obtained and submitted as part of the application, or as part of the notification of a proposal to employ new staff. Due to the Data Protection Act, information which may be held on the National Police Computer relating to relevant offences cannot be accessed by a third party. Such evidence may be obtained by completing a Data Subject Access Request Form **G520a** by following the link <https://www.nottinghamshire.police.uk/document/apply-access-information-held-nottinghamshire-police%E2%80%99s-systems-subject-access-request-form>.

Exemptions

Please note that a licence may not be required if you are a member of any duly constituted organisation or association which specifies qualifications for the practice by its members of chiropractic, osteopathy, naturopathy or acupuncture, being a member who is required to observe professional standards in such practice. Please contact Safety.Enforcement@nottinghamcity.gov.uk for advice regarding this exemption.

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**Communities, Environment & Resident Services**

Licensing

Central Police Station

Byron House

Maid Marian Way

Nottingham

NG1 6HS

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**PLEASE COMPLETE IN BLACK INK AND BLOCK CAPITALS**

**Section 1: To be fully completed by the applicant in all cases**

I/We hereby apply for a licence: (tick as appropriate) Grant [ ]  Renewal [ ] Transfer [ ]

**All sections must be completed if applicable (if not applicable please state N/A)**

|  |
| --- |
| **APPLICANT** |
| 1. Applicant’s full name
 |  |
| 1. Any Maiden/former name(s)
 |  |
| 1. Date of birth
 |  |
| 1. Place of birth
 |  |
| 1. Applicant’s private address
 |  |
| 1. Daytime telephone number
 |  |
| 1. Is this application on behalf of a company, society, association or other body?

In the case of a company, society, association or other body, give the registered office (and principal office if different) and names and private addresses of the directors or other persons responsible directly or indirectly for the management of the establishment | [ ]  Yes [ ]  No |
| 1. Is the applicant the sole owner of the premises?
 | [ ]  Yes [ ]  No |
| 1. Is the applicant the sole owner of the business?
 | [ ]  Yes [ ]  No |
| 1. Is the applicant the manager of the business?
 | [ ]  Yes [ ]  No |
| 1. Give details of any interest including employment in any other establishment for massage or special treatment within the UK
 | [ ]  None [ ]  YesIf Yes, please provide the name and address of the establishment(s) below: |
| 1. Has the applicant been convicted under the Sexual Offences Act 1956 to 1985 or the Street Offences Act 1959?
 | [ ]  Yes [ ]  NoIf Yes, please provide details: |
| 1. Has the applicant been convicted of any other criminal offences?

**Please see enclosed guidance regarding spent convictions. Criminal convictions are not an automatic bar to the granting of a Licence.** | [ ]  Yes [ ]  NoIf Yes, please provide details: |
| **ESTABLISHMENT DETAILS** |
| 1. Trading name of the establishment/business
 |  |
| 1. Full address of the establishment
 |  |
| 1. Telephone number of the establishment
 |  |
| 1. Email address of the establishment
 |  |
| 1. Name of the person in control of the establishment
 |  |
| 1. Contact details of the person in control of the establishment (if different from above)
 |  |
| 1. Describe the premises:
2. Number of rooms
3. Details of arrangements for cleansing of premises and its fittings and equipment.
4. Location of audible or visible warning system
5. The arrangements to ensure users are appropriately supervised
 |  |
| 1. Please give details of all UV tanning equipment to be used at the premises:
* Make and model number of each unit
* Information about lamps/tubes used within the UV tanning equipment
* Number(s) of each unit present
 |  |
| 1. Condition 7 of Part 3 requires the Licence Holder to prepare a schedule of maximum exposure times based on the information supplied by the manufacturer of the UV Tanning Equipment and/or lamps/tubes. This is the maximum tanning time permitted for each skin type.

Please enclose the schedule of maximum exposure times with this application [ ]  |

This authority is under a duty to protect the public funds it administers, and to this end may use the information you have provided on this form for the prevention and detection of fraud. It may also share this information with other bodies responsible for auditing or administering public funds for these purposes. For further information, see <http://www.nottinghamcity.gov.uk> or contact the licensing department. If you require any additional information on how we process personal data, please visit [www.nottinghamcity.gov.uk/privacy-statement](http://www.nottinghamcity.gov.uk/privacy-statement)

|  |
| --- |
| **Declaration****I, the undersigned, hereby declare that the information contained in this application is true and accurate to the best of my knowledge.****I understand that if I knowingly or recklessly make a false statement or omit any material particularly in giving information as part of this application I shall be committing an offence and will be liable for prosecution.****I confirm I have notified Nottinghamshire Police of this application for a Massage and Special Treatment(s) licence.****Applicant’s Signature: Date:**  |

**Once your application has been processed, the Licensing Team will contact you to take the payment fee. The fees listed below are subject to change periodically, however the Licensing Team will advise you of the current fee when you are contacted for payment to be taken.**

|  |  |
| --- | --- |
| UV Special Treatment  |  |
| Applications (including renewals) | £249 | Transfer | £117 |

**GUIDANCE NOTES FOR APPLICANTS**

**REHABILITATION OF OFFENDERS ACT 1974**

You will notice that one of the sections of the application form asks you to provide details of any criminal convictions that you have. You should read these Guidance Notes and those relating to the guidelines for convictions, carefully before completing these sections. Nottingham City Council has made a commitment not to discriminate against ex-offenders and if you have to disclose any previous convictions this will not automatically exclude you from the application process. Former convictions will only be considered in this specific context of your application will only be taken into account if the nature of the offence is relevant to the type of work you will be doing.

**What is a ‘Spent’ Conviction?**

Under the provisions of the Rehabilitation of Offenders Act 1974, if someone has been convicted of an offence and is not convicted again during a specified rehabilitation period, their conviction becomes ‘spent’. A spent conviction need not be disclosed on your application form.

If however, your conviction has not been spent you must disclose it on your application form. You do not need to tell us about any convictions which have become spent under the terms of the Act - you are only obliged to disclose any convictions which are un-spent.

**How long are the Rehabilitation Periods?**

A conviction becomes spent after a certain length of time which changes with the sentence and your age at the time of conviction. Some examples are:-

|  |  |
| --- | --- |
| **Sentence** | **Period of Good Conduct needed for Conviction to become Spent** |
| \* 6 months to 30 months imprisonment or Youth Custody Sentence | 10 Years |
| \* Less than 6 months imprisonment or Youth Custody Sentence | 7 Years |
| \* A Fine or Community Service Orderor Probation Order/Community Punishment Order | 5 Years |
| An Absolute Discharge | 6 Months |
| Dismissal from HM Service | 7 Years |
| Borstal | 7 Years |
| Conditional Discharge or Bind Over | 1 Year from the date of conviction or period of discharge, or bound over, whichever is the longer. |

Note: \*the Rehabilitation periods are halved if the offender was under 17 at the time of the offence was committed.

If you have previous convictions for which the specified rehabilitation period is not yet expired you must declare these convictions on your application form. Sentences exceeding 30 months are never spent. It is the sentence imposed by the Court that counts (even if it is a suspended sentence), not the actual time spent in prison. Any information given will be treated as confidential and used only in connection with this application.

**Where Can I Get Further Advice about how the Rehabilitation of Offenders Act Applies to Me?**

If you are unsure about whether you have to declare a previous conviction you should contact your local Probation Officer or the Citizens Advice Bureau or your Solicitor or consult the Home Office Publication ‘A Guide to the Rehabilitation Offenders Act 1974’. If you require any additional information on how we process personal data, please visit [www.nottinghamcity.gov.uk/privacy-statement](http://www.nottinghamcity.gov.uk/privacy-statement)