

ADDITIONAL LICENSING CONDITIONS FOR STAGING A DANCESHOW

- 1** The licensee must ensure that any performance in the licensed premises must not consists of -
- (a) any depiction of any sexual act or any act of titillation;
 - (b) shows or acts which depict, directly or indirectly, themes of homosexuality, bestiality, sadism or masochism;
 - (c) kissing;
 - (d) pumping action, gyrating or forward thrusts of the pelvic area.
- 2** Female performers must not perform topless in the licensed premises.
- 3** (1) Only artistes whose particulars have been submitted to the Licensing Officer when the application for licence was made and who have not been deemed unsuitable by the Licensing Officer are allowed to perform.
 (2) If the licensee wants to include a new artiste in the show after the licence is issued, he must submit to the Licensing Officer particulars (i.e. names, NRIC or passport numbers, nationality date of birth and sex) of the new artiste not less than 10 days before the show/performance and obtain the prior written approval of the Licensing Officer.
- 4** (1) There must be an area designated for the performance of the shows (hereinafter referred to as 'the designated dance area'. The designated dance area must be a stage or a raised platform or must be otherwise segregated by the use of barricades around it. The audience must be at least 1 metre away from the designated dance area during the performance of the shows.
 (2) Patrons must not be invited onto the designated dance area during the performance.
- 5** (1) All shows must be performed within and confined to the designated dance area
 (2) Artistes must not step down from or leave the designated dance area during the performance.
 (3) They must not mingle with the audience in any way during the performance or while dressed in the costumes used or to be used in the performance.
- 6** Artistes must not make any indecent or improper gestures, actions or remarks during their performances.
- 7** Songs which are banned in Singapore must not be sung during any performance.
- 8** The licensee must ensure that the public entertainment is not likely to be offensive to any race, religion, ethnicity or nationality or potentially cause disharmony amongst different groups.

Issued by Licensing Officer
Dated 1 February 2020

Note:

Under the Public Entertainments Act, unless expressly exempted, a Public Entertainment License is required for any public entertainment activities held in a place to which the public or any class of the public has access to whether gratuitously or otherwise.