

REP A

EF CON ENDS 08.12.2025 VALID PCD, PPN, PS & PCH

From: Brighton Licensing <Brighton.Licensing@sussex.police.uk>

Sent: 01 December 2025 10:20

To: Emily Fountain [REDACTED] EHL Licensing
<ehl.licensing@brighton-hove.gov.uk>

Subject: Premises licence application for The Sushi Co, 65 Western Road, Brighton - Representation

Dear Emily Fountain,

Re: New premises licence application for The Sushi Co, 65 Western Road, Brighton, BN1 2HA under the Licensing Act 2003.

I write on behalf of the Chief Officer of Police for Sussex to raise a representation against the above premises licence application on the grounds of predominantly, the prevention of crime and disorder although we have concerns over all the licensing objectives being promoted due to previous dealings with the applicant. We also refer to the Brighton & Hove City Council Statement of Licensing Policy and the Public Health Framework for Alcohol Licensing.

This is a proposed licence application in an area of the city which is subject to a Special Policy adopted by Brighton & Hove City Council. The premises lies in the Cumulative Impact Zone (as defined in the Brighton & Hove City Council Statement of Licensing Policy) and seeks the following hours and licensable activities:

Supply of alcohol – on sales only:

Monday through to Sunday: 11:00 – 23:00

Late night refreshments:

Monday through to Sunday: 11:00 – 03:00 – although under legislation, this only needs to be licensed from 23:00.

Hours premises are open to the public:

Monday through to Sunday: 11:00 – 23:00

Within the general description of the premises its described as a ground floor restaurant offering dine in and take away Japanese's cuisine.

Sussex Police are unable to support this application over concerns around the management of the premises, their understanding of the Licensing Act and the responsibility that comes with holding a premises licence especially within this location. We feel this application should be put before a licensing panel for their consideration taking our concerns into account which we detail as follows.

On 07th November 2025 at 23:05 Police Licensing along with a colleague from Brighton & Hove City Council Licensing attended the premises. We were aware they had been advertising various operating hours depending on what platform you were looking at. As of 10th Nov 2025, these timings were:

Restaurant window advertisement until 03:00 7 days a week.

Restaurants own website until 03:00 Mon – Thur and 04:00 Fri – Sun.

Google until 03:00 Mon – Fri and 04:00 Sat & Sun.

Just Eat until 03:00 7 days a week.

At the time of our visit the restaurant was open with two staff members behind the counter. We confirmed what time the venue was open until and they advised 03:00. They were also asked if hot food was available to which they confirmed it was. One of the staff members was preparing hot food at the time. The employees were advised that hot food after 23:00 was not possible without a Late-Night Refreshment Licence. At this point one of the staff members made a call and a conversation was had with who we believe to be Mr Sama who advised us he was the venue owner. It was pointed out to him by police licensing that they needed a Late-Night Refreshment Licence if they wished to trade hot food after 23:00. Mr Sama became very dismissive of this information and legal requirement. As we were present with an official from the local authority licensing department the phone was handed over to them to confirm what we advised was correct. During this conversation we understand that Mr Sama continued to argue that a licence was not needed and then tried to find a way around this by suggesting they precook all the food and then re heating it in the microwave when orders come in after 23:00. He was advised that this was not an option.

Mr Sama's dismissive approach to the requirement under the Licensing Act raises concerns over compliance to any licence conditions should one be granted. He was adamant he was not taking advice given to him by the responsible authorities which makes it hard to engage in and build any reasonable and positive working relationship.

Following this visit a formal warning was issued for conducting licensable activities without the correct permissions in place. This was emailed on 10th Nov 2025 however, there has been no response to this from Mr Sama. Nor has there been any contact with Police Licensing to consult on their application.

When looking through the application there are areas of confusion within it:

- They are asking for the licence to start from 25th Nov 2025 however, there is a 28-day consultation period which ends on 08th December 2025.
- The application is for on sales only and this is also mentioned within section M but within the description of the venue they state that alcohol will be for consumption both on and off the premises.
- The opening hours to the public is until 23:00 yet they are applying for a 03:00 late night refreshment licence. Unsure if after 23:00, the restaurant will be closed and will be for online orders for delivery only.

- They state they have CCTV in the restaurant that stores for 31 days yet further down they then state they will keep footage for just 14 days.
- The venue description is a ground floor restaurant however, looking at the submitted plans, they are also looking to licence the basement area.
- The proposed Designated Premises Supervisor, Gopitha Sama lives in Mitcham which is not overly local to the premises. Unsure how often they will be on site having day to day control.

As mentioned, the location of the venue is on Western Road, Brighton set within the Cumulative Impact Zone as defined within the Brighton and Hove City Council 2021 Statement of Licensing Policy. Paragraph 3.1.2 of the policy states:

“Special Policy - Cumulative Impact is defined as the potential impact upon the promotion of the licensing objectives of a significant number of licensed premises concentrated in one area.”

And further:

Paragraph 3.1.3 states:

“The licensing authority, after careful consideration, has determined that the concentration of licensed premises in an area of the city centre is causing problems of crime and disorder and public nuisance, and that therefore an approach to ‘Cumulative Impact’ is necessary as part of its statement of licensing policy.”

Referring to the matrix within the Statement of Licensing Policy which sets out the expectations for new and varied applications for the City, late night takeaways are not supported.

Cumulative Impact Zone

Restaurant Yes (midnight) / **Cafe** Yes (10.00pm) / **Pub** No / **Off-licence** No / **Late Night Takeaways** No

The applicant has made no reference to the local policy nor given any exceptional circumstances to go against it. They do not acknowledge their city centre location and the added risks that comes with this. There is no offering of any SIA security be that SIA working at the venue or by way of a mobile support unit. No mention of joining the Brighton Crime Reduction Partnership (BCRP).

Looking at crime data within a 200-metre radius of the venue between 25th Nov 2024 and 24th Nov 2025 amongst others, 13 were for sexual offences, 167 for violent crime, 21 for robbery, 44 criminal damage and 84 public order. Although we acknowledge that not all these incidents are linked to alcohol, when looking at these crime types, alcohol is often a factor. Regency ward, of which this venue sits in, under the Public Health Framework for Assessing Alcohol Licensing, its listed top of all Brighton & Hove wards for sexual offences and violence with injury.

The day and night-time economy can at times be challenging for all the emergency services. Within Brighton & Hove the city has several initiatives that support Police and other emergency services in safeguarding the public such as BCRP, BID guards, Street Marshals, Beach Patrol and Safe Space. Some of these organisations and persons involved with them are volunteers and operate in their spare time. The fact these services exist goes some way to prove the negative impact late licences have on the area and so the need to ensure there is a reasonable operator behind each licence. We don't have assurance with this applicant that they are or will be.

Although we strongly oppose this application and are seeking full refusal, we are aware that the panel are in their right to grant it if they believe it will not add to any negative impact and that they have trust in the operator to trade under the licence responsibly. For this reason, we have included several conditions that we ask the panel to consider. These would be in addition to any offered up within the original application or ones that you feel are appropriate to adopt. If retail sale of alcohol is permitted, we would ask this is for on premises only. Additionally, if any late-night refreshments are granted, this is for delivery only and that from 23:00, the restaurant is closed to the public.

Taking our findings of the recent inspection, the dealings we have had with the owner, the confusion over the application itself, the crime states and in support of the local policy, Sussex Police invite the Licensing Authority to seriously consider refusing this application in full.

Yours sincerely,



Sgt. Mark Redbourn
Ops Planning and Events (inc. Licensing) Sergeant
Brighton & Hove Division
Sussex Police



Mark Thorogood
Police Licensing Officer
Level 4 PALO Qualification

Brighton & Hove Licensing
John Street, Brighton.
Telephone: [REDACTED] Mobile: [REDACTED]

Sushi Co, Western Road, Brighton
Police Proposed Conditions and Operating Schedule

Operating Schedule:

Retail sale of alcohol – On sales: 11:00 – 22:30

Late night refreshments for delivery only: 23:00 – 03:00 (or time the panel agree on)

Hours open to the public: 11:00 – 23:00

General:

1. Authorised staff employed by Sussex Police in the role of licensing officer shall have the right of access to the licensed premises during hours of operation for the purpose of inspection of the premises and premises records in order to ensure the promotion of the licensing objectives.
2. The premises will not operate under this licence until all conditions set within it are evidenced to Sussex Police and the Local Authority Licensing Team as being adhered to.
3. The premises will not operate opening hours to the public beyond the times set out within the premises licence.
4. Alcohol will be served by waiter/waitress service to persons seated at tables and ancillary to a main table meal only. There will be no vertical drinking.
5. No beer, lager, cider or perry with an ABV 6% or above shall be sold at the premises save that this shall not apply to premium beer, lager, cider or perry with an ABV 6% or above such as craft or speciality brands or brands produced by a micro-brewery, or brands produced to commemorate a national or local event.
6. No alcoholic spirits will be available for sale.
7. ****Condition only required if Late Night Refreshments is granted****
Between the hours of 23:00 and 03:00 (or time the panel agree on), the premises will only operate to fulfil delivery orders. Such orders will be made over the telephone or app/website and delivered to a private or work address. i.e. walk-ins or dine in or takeaway are not permitted.

Prevention of crime & disorder:

8. Subject to GDPR guidance and legislation:
 - (a) Digital CCTV and appropriate recording equipment to be installed in accordance with Home Office Guidelines relating to UK Police Requirements for Digital CCTV System (PSDB Publication Number 09/05), operated and maintained throughout the premises internally and externally to cover all public areas, including the entrances/exits to the

premises as well as any outside space. The system shall be on and recording at all times the premises licence is in operation.

(b) The CCTV cameras and recording equipment must be of sufficient quality to work in all lighting levels inside the premises at all times.

(c) CCTV footage will be stored for a minimum of 31 days

(d) The management will give full and immediate cooperation and technical assistance to the Police in the event that CCTV footage is required for the prevention and detection of suspected or alleged crime.

(e) The CCTV images will record and display dates and times, and these times will be checked regularly to ensure their accuracy.

(f) The management of the premises will ensure that key staff are fully trained in the operation of the CCTV, and will be able to download selected footage onto a disk (or other electronic portable device acceptable to Police e.g. USB) or provide footage via an online link as initiated by Police, without difficulty or delay and without charge.

(g) Any breakdown or system failure will be notified to the police immediately & remedied as soon as practicable. This can be via email - brighton.licensing@sussex.police.uk

(h) In the event of the CCTV system hard drive being seized as evidence as part of a criminal investigation by Police or for any other reason, the premises will be expected to install a replacement hard drive or a temporary replacement drive as soon as practicable.

9. All delivery drivers / riders shall be required to remove helmets and or face coverings whilst picking up items for delivery (excluding any face coverings worn for faith religious reasons) within an area that is covered by CCTV.
10. The premises will become a member of the Brighton Crime Reduction Partnership (BCRP) or similar scheme approved by the Licensing Authority. The scheme must operate, subject to local coverage, radios and additionally an exclusion/banning scheme of named individuals within both the day and nighttime economy.
11. At all times the premises is open to the public, the management will contract the backup services of an approved mobile support unit (MSU) that operates at all times the premises is open to the public, with a minimum of 2 SIA registered Door Supervisors operating from it. A copy of the MSU contract will be retained at the premises and made available for immediate inspection upon request by Sussex Police or Council Officials. The MSU will be accredited by the Brighton Crime Reduction Partnership (BCRP) or other similar organisation approved by Sussex Police should the BCRP not be in existence.

12. (a) An incident and refusals log (book or electronic) will be maintained by the premises showing a detailed note of incidents and refusals that occur in the premises. The logs will be inspected and signed off by the Designated Premises Supervisor (or a person with delegated authority) at least once a week.
- (b) The logs should be kept on the premises for at least twenty four (24) months and be available for inspection at all times the premises are open by authorised officers of the Licensing Authority or the police. An incident will be defined as being one which involves an allegation of a criminal offence. Refusals of alcohol for reasons such as underage, no ID and intoxication.

Additional conditions as agreed with other responsible authorities, offered up within the original application and or as proposed following a hearing.

Public safety:

As agreed with other responsible authorities, offered up within the original application and or as proposed following a hearing.

Prevention of public nuisance:

13. The management will ensure that delivery riders / drivers waiting or arriving to collect food orders will be parked/waiting legally and not causing a public nuisance by way of obstructing the highway or footpaths.
14. There will be a written Dispersal Policy in place to prevent groups gathering, engaging in altercations and persons remaining in the vicinity of the premises.

Additional conditions as agreed with other responsible authorities, offered up within the original application and or as proposed following a hearing.

Protection of children from harm:

15. The premises will operate a "Challenge 25" policy whereby any person attempting to buy alcohol who appears to be under 25 will be asked for photographic ID to prove their age. The recommended forms of ID that will be accepted are passports, official Photographic Identity Cards issued by EU states bearing a hologram or ultraviolet feature, driving licences with a photograph, photographic military ID, biometric residence permit cards or proof of age cards bearing the 'PASS' mark hologram. The list of recommended forms of ID may be amended or revised with the prior written agreement of Sussex Police, the Licensing Authority and Trading Standards without the need to amend the licence or conditions attaching to it.
16. Signage advertising the "Challenge 25" policy will be displayed in prominent locations in the premises.
17. (a) The Premises Licence Holder / Management shall ensure that all staff members engaged or to be engaged in selling and or serving alcohol shall receive induction

training. If this training is to be conducted in electronic form, it will at a minimum also include a face-to-face discussion session. This training will take place prior to the selling and or serving of such products and will include:

- *The lawful selling of age restricted products:

Including but not limited to, the requirement for the staff member conducting the transaction to ensure they do Challenge 25 checks regardless of any other staff member / door staff checks that may already have taken place.

- *Refusing the sale of alcohol to a person who is drunk

Additionally, all staff regardless of their role will be trained in:

- * Identifying persons who are vulnerable which could include but not limited to, their age or due to intoxication and or drugs as well as identifying potential perpetrators.

- * National scheme's such as but not limited to Ask for Angela & Stamp out Spiking

- *Conflict management.

(b) The operator will have a policy in place assisting staff in how to deal with such situations.

(c) Further verbal reinforcement/refresher training covering the above will be carried out thereafter at intervals not to exceed 8 weeks, with the date and time of the verbal reinforcement/refresher training documented.

(d) All such training undertaken by staff members shall be fully documented and recorded. All training records shall be made available to Sussex Police, officers of the local authority and officers from the Trading Standards team upon request.

Additional conditions as agreed with other responsible authorities, offered up within the original application and or as proposed following a hearing.

Emily Fountain
Licensing Authority
Brighton & Hove City Council
Bartholomew House
Bartholomew Square
Brighton
BN1 1JP

Date: 2 December 2025
Our Ref: 2025/02757/LICREP/EH
e-mail: [REDACTED]

EF CON ENDS 08.12.2025 VALID PCD and PPN (B)

Dear Emily Fountain

Licensing Act 2003

**Representation in regard to the application for a new Premises Licence
(Ref. 2025/08728/LAPREN) - The Sushi Co (Brighton) Ltd, 65 Western Road,
Brighton BN1 2HA**

I write to make a representation on behalf of the Council's Licensing Team, in their capacity as a responsible authority, in relation to the above application for a new Premises Licence submitted by The Sushi Co (Brighton) Ltd. The applicant has applied for:

Supply of Alcohol on the premises:	Monday to Sunday:	11:00 – 23:00
Late Night Refreshment:	Monday to Sunday:	11:00 – 03:00
Opening Hours:	Monday to Sunday:	11:00 – 23:00

This representation is made as the Licensing Team have concerns that the application could have a negative impact on the licensing objectives of the Prevention of Crime and Disorder and the Prevention of Public Nuisance. I also refer to the Special Policy on Cumulative Impact (SPCI) contained within the Council's Statement of Licensing Policy (SoLP).

These premises fall within the Licensing Authority's Cumulative Impact Area (CIZ), which was adopted to give greater power to control the number of licensed premises within the city's centre. The SPCI was introduced because the Licensing Authority determined that the concentration of licensed premises and the subsequent numbers of people drawn into the city centre is causing exceptional problems of crime and disorder and public nuisance.

The effect of the SPCI is that applications for new premises licences, which are likely to add to the existing Cumulative Impact, will be refused following relevant representations. The applicant can rebut this presumption of refusal if they can show that their application will have no negative cumulative impact on licensing objectives, including prevention of crime and disorder and public nuisance.

The Licensing Authority will always consider the circumstances of each case and whether there are exceptional circumstances to justify departing from its SPCI in the light of the individual circumstances of the case.

On 7 November 2025, I visited the premises with my colleagues from Police Licensing as we were aware that they were advertising to be open providing hot food after 23:00 without a Late-Night Refreshment licence.

At the time of our visit the premises were open and trading. There were 2 members of staff working and they confirmed that the premises would be open until 03:00. They also confirmed that hot food was available, and at that time one of the staff members was cooking.

One of the staff members made a telephone call and handed the phone to Mark Thorogood, Police Licensing, who had a conversation with Mr Sama, who we believe to be the owner. During this call, Mark passed the phone to me, and I continued to have a conversation with Mr Sama. I confirmed that the premises were not allowed to supply hot food after 23:00 without a Late-Night Refreshment licence (LNR). Mr Sama disputed this and stated that they were allowed to provide 20% of hot food without a licence and continued to be very dismissive of the information I was providing. Mr Sama then informed me that they would pre-cook the food and then use the microwave to reheat. I again advised that this would be hot food and could not be sold after 23:00 without an LNR licence. Mr Sama stated that he had a number of premises across London, and why was trading in Brighton different? I again repeated that he could not trade without a licence and that I would be sending a warning. Mr Sama then called me a 'jobsworth', I then ended the call and passed the phone back to the staff member. A copy of my email sent on 14 November 2025, is attached as Appendix A.

On 17 March 2025, a food registration form was submitted to the Environmental Health Food Team. On the registration form it states that the premises would be operating between 11:00 to 23:00. There is also a declaration that clearly states:

I declare that the information I have given on this form is correct and complete to the best of my knowledge and belief.

The operator will notify their local council of any significant changes to the business activity, including closure, within 28 days of the change happening.

A copy of this registration form is attached as Appendix B.

The Council's Statement of Licensing Policy also includes a Matrix approach for licensing decisions with provisions for a terminal hour for all classes of licensed premises in a particular area. The Matrix Model recognises the diverse operation and different risks presented by different classes of licensed premises. It provides a vision of what the licensing authority would like to see within its area and gives an indication of likelihood of success or otherwise to investors and local businesses making applications.

In regard to the Matrix policy, I can again not see any offered exceptional circumstances for departing from the Matrix policy, where it clearly indicates that both 'Off sales' of alcohol and 'Late-Night Refreshment' are 'No' within the CIZ. The Licensing Team contend that the Matrix policy relates to both new and variation applications. Again, the Matrix policy can be departed from where exceptional circumstances are demonstrated, but the applicant has failed to address this.

This representation is made as the Licensing Team have concerns that the application could have a negative impact on the licensing objective of Prevention of Crime and Disorder and Prevention

of Public Nuisance. I also refer to the Special Policy on Cumulative Impact (SPCI) contained within the Council's Statement of Licensing Policy (SoLP).

Also, taking into consideration that the premises were operating without a Late-Night Refreshment licence and the owner's dismissive attitude, I have no confidence in the applicant to uphold any of the licensing objectives and invite the Licensing Panel to refuse this application.

Yours sincerely



Donna Lynsdale
Licensing and Fair-Trading Officer
Licensing Team and Trading Standards

Appendix A – Email sent on 14 November 2025

Appendix B – Copy of Food Registration submitted on 17 March 2025.

Appendix A – Email sent 14 November 2025

From: Donna Lynsdale

Sent: 14 November 2025 12:55

To: [REDACTED]

Cc: Brighton Licensing <brighton.licensing@sussex.police.uk>

Subject: Unauthorised Licensable Activities - The Sushi Co, 65 Western Road, Brighton BN1 2HA - 2025/02788/LICGEN/EH

Importance: High

Dear [REDACTED]

Licensing Act 2003 - Unauthorised Licensable Activities

The Sushi Co, 65 Western Road, Brighton BN1 2HA

I am writing to you following a visit to your premises 7 November 2025 at approximately 23:05 accompanied by colleagues from Police Licensing.

At the time of our visit your premises was open and trading without a Late-Night Refreshment Licence. The 2 members of staff working confirmed that the premises would be open until 03:00. They confirmed that hot food was available, and at that time one of the staff members was cooking. One of the staff members telephoned you, and I had a conversation with you. I advised you that you were not allowed to supply hot food after 23:00 without a Late-Night Refreshment licence (LNR). You disputed this and stated that you were allowed to provide 20% of hot food without a licence. You were very dismissive of the information I was providing, and then stated that you would pre-cook the food, and then use the microwave to reheat. I again advised that this would be hot food and could not be sold after 23:00 without a LNR licence.

Supply of Late-Night Refreshment is a licensable activity under the Licensing Act 2003. Any hot food or hot drink sold between 11pm and 5am is classed as the licensable activity of supply of Late-Night Refreshment.

3.12 Schedule 2 to the 2003 Act provides a definition of what constitutes the provision of late-night refreshment. It involves the supply of 'hot food or hot drink' between the hours of 23.00 and 05.00 to the public for consumption on or off the premises. It includes the supply of hot food or hot drink between those hours on premises to which the public has access. Under Schedule 2, food or drink is considered to be 'hot' if, before it is supplied, it has been heated on the premises or elsewhere for the purpose of enabling it to be consumed at a temperature above the ambient air temperature and at the time of supply it is above that temperature; or after it is supplied, may be heated on the premises for the purpose of enabling it to be consumed at a temperature above the ambient air temperature.

It is an offence under the Licensing Act 2003, S136(1) and (4) to carry on unauthorised licensable activities. The legislation states that:-

(1) A Person commits an offence if –

(a) he carries on or attempts to carry on a licensable activity on or from any premises otherwise than under and in accordance with an authorisation, or

(b) he knowingly allows a licensable activity to be carried on.

(4) A person guilty of an offence under this section is liable on summary conviction to imprisonment for a term not exceeding six months or to an unlimited fine, or to both.

In light of the above, I am issuing you with a **Warning** in accordance with our Licensing Enforcement Policy.

Please note this Authority and Sussex Police have officers monitoring the City both day and night and we will be monitoring the premises. If it is witnessed that your premises is carrying out further unauthorised licensable activities further enforcement maybe taken.

I have copied Police Licensing into this email.

Please acknowledge receipt of this email, when responding please reply to all.

Yours sincerely

Donna Lynsdale | Fair Trading Officer & Licensing Officer (Trading Standards & Licensing), Regulatory Services

Brighton & Hove City Council, 2nd Floor, Barts House, Barts Square, BN1 1JP

M [REDACTED]

Rate your experience

We are committed to providing you services in accordance with our [Customer Promise](#).

Please [tell us about your experiences](#) of using Brighton & Hove City Council services. It will take no longer than 5 minutes to complete.

New food business registration received

Brighton & Hove City Council

You have received a new food business registration. The registration details are included in this email. The new registration will also be available in your management information system if you have an integrated connection.

The unique food business registration application reference is

HGTTE9-EKL0WN-ZJSN02

Registration details

Submitted on	12 Mar 2025
Operator details	
Operator address line 1	4 Whitchurch Parade
Operator address line 2	Whitchurch Lane
Operator town	Edgware
Operator postcode	HA8 6LR
Operator uprn	100023040113
Contact representative name	
Contact representative role	Manager
Contact representative number	

Contact representative email	
Operator type	A company (registered by a representative)
Operator company name	The Sushi Co (Brighton) Ltd
Operator companies house number	16133321

Establishment details

Establishment trading name	THE SUSHI CO
Establishment primary number	
Establishment secondary number	
Establishment email	
Establishment web address	THESUSHICO.CO.UK
Establishment opening date	25 Apr 2025
Establishment type	Place of business or commercial premises
Establishment address line 1	65 Western Road
Establishment town	Brighton
Establishment postcode	BN1 2HA
Establishment uprn	22170603

Activities

Business scale	To local customers (who live or work in the local area), To provide food online
Food type	Raw unwrapped meat, fish and shellfish, Food that has been cooked and/or reheated in the establishment
Processing activities	Don't know
Business type	Restaurant, cafe, canteen, or fast food restaurant
Water supply	Public
Business other details	<p>We're the home of Minutes Fresh Sushi, serving up box-fresh made to order sushi. We follow the authentic ways of making fresh and flavoursome sushi in every one of our open, live sushi kitchens.</p> <p>Great sushi starts with rice and when it comes to selecting rice we never take long, we only use short grain premium grade rice. Our chefs only cut perfect slices, not corners to create the perfect raw or cooked topping or filling. It's just the way we roll, and always will be.</p> <p>Since we started we've been sharing our love of sushi and</p>

growing fast with more of our live sushi kitchens popping up around the country. So, whether customer looking to escape the hectic everyday at one of our sit-down restaurants, pop into one of our casual dining high street locations or pass through one of our grab-and-go stores we've got your sushi moment covered. However and wherever you visit, when customer come to one of our live sushi kitchens you can guarantee that what customer order will be made fresh and worth the wait.

Opening day monday	Yes
Opening day tuesday	Yes
Opening day wednesday	Yes
Opening day thursday	Yes
Opening day friday	Yes
Opening day saturday	Yes
Opening day sunday	Yes
Opening hours monday	11:00 - 23:00
Opening hours tuesday	11:00 - 23:00
Opening hours wednesday	11:00 - 23:00
Opening hours thursday	11:00 - 23:00

Opening hours friday	11:00 - 23:00
Opening hours saturday	11:00 - 23:00
Opening hours sunday	11:00 - 23:00

Declaration

Declaration1	I declare that the information I have given on this form is correct and complete to the best of my knowledge and belief.
Declaration2	The operator will notify their local council of any significant changes to the business activity, including closure, within 28 days of the change happening.
Declaration3	The operator understands they are legally responsible for the safety and authenticity of the food being produced or served at this establishment.
Feedback1	I agree to be contacted to provide feedback to help develop this service

Guidance links provided

[Guidance for new food businesses](#)

[How to achieve a high food hygiene rating \(FHRS score\)](#)

[Information on the food safety management system safer food, better business](#)

[Food labelling and allergens guidance](#)

[Business support & helpline](#)

