

DECISION NOTICE

Southern Area Licensing Sub-Committee

Meeting held on 21 February 2018, in respect of a New Premises Licence for 18 High Street, Amesbury, SP4 7DN

The Southern Area Licensing Sub-Committee having considered the written and verbal evidence has resolved to GRANT the Premises Licence at 18 High Street, Amesbury, with the following conditions:

- CCTV cameras to be installed outside of the premises.
 Recordings to be kept for a minimum of 28 days and made available to Officers on request
- Prominent, clear and legible notices must be displayed notifying of the CCTV
- A noise limiting device (the specification and design to be agreed with Wiltshire Councils Environmental Control and Protection Service) shall be fitted so that all regulated entertainment is channelled through the device(s). The maximum noise levels shall be set in agreement with the Wiltshire Councils Environmental Control and Protection Service. The settings of the noise limiter(s) shall not be adjusted unless agreed by Wiltshire Councils Environmental Control and Protection Service and in the presence of the licence holder or their representative.
- Prominent, clear and legible notices must be displayed at all exits requesting the public to respect the needs of local residents and to leave the premises and the area quietly and not loiter close to the entrance.
- During under 18s events, No alcohol will be available.

Reasons:

The Sub-Committee have considered the relevant provisions of the Licensing Act 2003 (in particular Sections 4 and 18); the guidance issued under Section 182 of the Act and the licensing policy of Wiltshire Council.

The Sub-Committee have considered the written evidence presented in the agenda, together with the oral evidence given at the hearing from the Applicant, the applicant's representative and 4 of the objectors who raised concerns about the application for the new premises. These concerns related primarily to the perceived public nuisance by patrons of the premises when leaving the premises.

The Sub Committee noted that although the parties raised concerns relating to public nuisance, crime and disorder and public safety, there was no evidence to support this as it was a new application. Also, no representations had been received from any of the responsible authorities and no other evidence relating to these concerns had been presented to the Sub Committee.

Appeals

All parties have the right to appeal to the Magistrates Court within 21 days of this decision. A Responsible Authority or interested party has the right to request the Local Authority to review the licence. Such an application may be made at any time, but it is in the discretion of the Local Authority to hold the review, and a review will not normally be held within the first twelve months of a licence, save for the most compelling reasons.