## DECISION NOTICE

Western Area Licensing Sub Committee

## Decision made on 18 September 2013

## In respect of two applications for a Review of the Premises Licence made by Mr R Gregory and Mrs S Capon for Club Ice/Players 26a Quartermaster Road, West Wilts Trading Estate, Westbury

## Decision:

Having heard all of the evidence, the Western Area Licensing Sub Committee has determined that it was not appropriate to take any steps in relation to the Premises Licence to promote the licensing objectives.

## Reasons

The Sub Committee noted that there was a conflict of evidence between the parties as to the cause of the noise disturbance and the alleged foul and abusive language on the weekend of 19 to 21 July 2013.

The Sub Committee felt that the evidence presented was not conclusive to show that Club Ice were responsible for the noise disturbance or for the alleged use of foul and abusive language heard by residents and visitors to Brokerswood Country Park.

In reaching its decision the Sub Committee has considered the relevant provisions of the Licensing Act 2003 (in particular Sections 4 and 52); the guidance issued under Section 182 of the Act and the Licensing Policy of Wiltshire Council.

The Sub Committee have also considered the written evidence presented in the agenda and the supporting evidence provided orally. After thorough consideration of the evidence the Sub Committee felt that on balance it was not appropriate to take any of the steps available to it under s. 52(4) of the Act.

## Informative

It is hoped that at future events of this type there would be improved communication between the licence holders and local residents to reduce the likelihood of disturbance.

## Right to Appeal

All parties have the right to appeal to the Magistrates Court within 21 days of receipt of this decision. This decision does not come into effect until the appeal period has elapsed or, if an appeal is made, until that appeal has been finally disposed of.

