

22 May 2013

Mrs K Golledge
Wiltshire Council
Licensing Team
Monkton Park
Chippenham
SN15 1ER

Public Protection Services
Wiltshire Council
Monkton Park
Chippenham
Wiltshire
SN15 1ER

DX 116892 Trowbridge 3

Our ref:

Dear Mrs Golledge

Representation against application for a Temporary Event Notice to be granted under the Licensing Act 2003

Premises: San Frans Disco Bar

I can confirm that as the officer representing the Environmental Control and Protection Team in its capacity as a Responsible Authority under the Licensing Act 2003, I wish to make a representation against the above application.

The representation concerns the licensing objective:

- The Prevention of Public Nuisance

It is important to recognise that this Temporary Event Notice (TEN) application differs from the substantive licence in the times it requires regulated entertainment to operate. The additional hour requirements are highlighted in red.

Thursday 23:00 to 00.00 +1hrs - Friday 00.00 to 04.00 +4hrs (23:00 – 04.00)
Saturday 02.00 to 04.00 +2hrs
Sunday 02.00 to 04.00 +2hrs
Monday 02.00 to 04.00 +2hrs

It is both reasonable and appropriate to attach the existing noise condition of the substantive licence to the TEN in order to protect the licensing objective of public nuisance up until 2.00 a.m.

I recommend that the noise condition from the premises licence as detailed in Annex 2B of the operating schedule is attached as a condition to the TEN:

That at monitoring points A, B and C on the map the daytime criteria will be 50dB LAeq, 15mins (+/- 3 dB) and the night time criteria at these locations will be 45 dB LAeq, 15mins. At point X the criteria will be 55 dB LA eq 15mins (+/- 3dB), daytime and 45dB LA eq, 15mins (+/-) night time. The 3 dB leeway is to allow for demonstrable influence from residual noise sources, (night time criteria to take effect from 23.00 hours)

However this condition does not provide adequate protection for the licensing objective of public nuisance for the hours between 2.00 a.m. and 4.00 a.m.

With this in mind I believe I have no other option than to object to the whole application as it stands.

Yours Sincerely

Richard Francis
Senior Environmental Health Officer
Tel. 01249 706405
Fax. 01249 444650
Email: richard.francis@wiltshire.gov.uk

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DX 116892 Trowbridge 3

Our ref:

Dear Mrs Golledge

Representation against application for a Temporary Event Notice to be granted under the Licensing Act 2003

Premises: WOMAD Backstage Bar

I can confirm that as the officer representing the Environmental Control and Protection Team in its capacity as a Responsible Authority under the Licensing Act 2003, I wish to make a representation against the above application.

The representation concerns the licensing objective:

- The Prevention of Public Nuisance

It is important to recognise that this Temporary Event Notice (TEN) application differs from the substantive licence in the times it requires regulated entertainment to operate. The additional hour requirements are highlighted in red.

Wednesday 12.00 – 00.00 (+12hrs)

Thursday 23:00 to 00.00 +1hrs - Friday 00.00 to 04.00 +4hrs (23:00 – 04.00)

Saturday 02.00 to 04.00 +2hrs

Sunday 02.00 to 04.00 +2hrs

Monday 02.00 to 04.00 +2hrs

It is both reasonable and appropriate to attach the existing noise conditions of the substantive licence to the TEN in order to protect the licensing objective of public nuisance up until 2.00 a.m.

I recommend that the noise condition from the premises licence as detailed in Annex 2B of the operating schedule is attached as a condition to the TENS:

That at monitoring points A, B and C on the map the daytime criteria will be 50dB LAeq, 15mins (+/- 3 dB) and the night time criteria at these locations will be 45 dB LAeq, 15mins. At point X the criteria will be 55 dB LA eq 15mins (+/- 3dB), daytime and 45dB LA eq, 15mins (+/-) night time. The 3 dB leeway is to allow for demonstrable influence from residual noise sources, (night time criteria to take effect from 23.00 hours)

However this condition does not provide adequate protection for the licensing objective of public nuisance for the hours between 2.00 a.m. and 4.00 a.m.

Additional day (Wednesday)

In addition this application wishes to extend the regulated entertainment one day earlier than the main festival site i.e. Wednesday between 12.00 – 00.00, I am of the opinion that as there is no supporting evidence to support this application I have no other option than to object to this additional day.

With this in mind I believe I have no other option than to object to the whole application as it stands.

Yours Sincerely

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Our ref:

Dear Mrs Golledge

Representation against application for a Temporary Event Notice to be granted under the Licensing Act 2003

Premises: WOMAD Molly's Bar

I can confirm that as the officer representing the Environmental Control and Protection Team in its capacity as a Responsible Authority under the Licensing Act 2003, I wish to make a representation against the above application.

The representation concerns the licensing objective:

- The Prevention of Public Nuisance

It is important to recognise that this Temporary Event Notice (TENS) application differs from the substantive licence in the times it requires regulated entertainment to operate. The additional hour requirements are highlighted in red.

Thursday 23:00 to 00.00 +1hrs - Friday 00.00 to 04.00 +4hrs (23:00 – 04.00)
Saturday 02.00 to 04.00 +2hrs
Sunday 02.00 to 04.00 +2hrs
Monday 02.00 to 04.00 +2hrs

It is both reasonable and appropriate to attach the existing noise condition of the substantive licence to the TEN in order to protect the licensing objective of public nuisance up until 2.00 a.m.

I recommend that the noise condition from the premises licence as detailed in Annex 2B of the operating schedule is attached as a condition to the TEN:

That at monitoring points A, B and C on the map the daytime criteria will be 50dB LAeq, 15mins (+/- 3 dB) and the night time criteria at these locations will be 45 dB LAeq, 15mins. At point X the criteria will be 55 dB LA eq 15mins (+/- 3dB), daytime and 45dB LA eq, 15mins (+/-) night time. The 3 dB leeway is to allow for demonstrable influence from residual noise sources, (night time criteria to take effect from 23.00 hours)

However this condition does not provide adequate protection for the licensing objective of public nuisance for the hours between 2.00 a.m. and 4.00 a.m.

With this in mind I believe I have no other option than to object to the whole application as it stands.

Yours Sincerely

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Our ref:

Dear Mrs Golledge

Representation against application for a Temporary Event Notice to be granted under the Licensing Act 2003

Premises: Crew Bar

I can confirm that as the officer representing the Environmental Control and Protection Team in its capacity as a Responsible Authority under the Licensing Act 2003, I do not wish to make a representation against the above application as there is no regulated entertainment element to this application.

Yours Sincerely

Richard Francis
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