Public Document Pack



Licensing Sub-Committee Committee

Mon 7 Jan 2019 2.00 pm

Council Chamber Town Hall Redditch



www.redditchbc.gov.uk

If you have any queries on this Agenda please contact Sarah Sellers Town Hall, Walter Stranz Square, Redditch, B98 8AH Tel: (01527) 64252 ext 2884 e.mail: <u>sarah.sellers@bromsgroveandredditch.gov.uk</u>

COMMITTEE PROTOCOL – LICENSING SUB-COMMITTEE

Each application that comes before this Sub-Committee will be treated on its own merits. This licensing authority will make its decision based on the merits of the application and the promotion of the four licensing objectives, namely:

- The prevention of crime and disorder;
- Public safety;
- The prevention of public nuisance; and
- The protection of children from harm,

and will also have regard to the Guidance issued under Section 182 of the Licensing Act 2003 and the Redditch Borough Council Statement of Licensing Policy.

Members of the Sub-Committee will meet prior to the hearing to note matters to be presented, assisted by the legal and administrative support Officers only. The actual application will not be discussed.

LICENSING HEARING PROCEDURE

The Hearing

- 1. The Chair will open the meeting, outlining the nature of the decision to be taken, and will identify the members of the Sub-Committee and Council Officers present.
- 2. The Chair will then ask all parties present for that agenda item to introduce themselves.
- 3. The Chair will give a brief outline of the procedure to be followed at the hearing.
- 4. The Licensing Officer will present the report, outlining any relevant representations and relevancies to the Redditch Borough Council Statement of Licensing Policy and Guidance issued under Section 182 of the Licensing Act 2003.
- 5. The Licensing Officer may be questioned by members of the Sub-Committee and, if given permission by the Sub-Committee, the other parties present.

(Similar rights of questioning will apply, with the Sub-Committee's permission, in relation to paragraphs 7, 9 and 11 below.)

- 6. The Applicant / Licence Holder and / or his / her representative will speak in support of the application.
- 7. The Applicant / Licence Holder and / or his / her representative may be questioned by members of the Sub-Committee.
- 8. Any witnesses called, with due notice, by the applicant will, with the permission of the Sub-Committee, then make representations to the Sub-Committee.

(Similar rights will apply in relation to witnesses called by other parties.)

9. The witnesses may be questioned by members of the Sub-Committee.

- 10. Any person who has given notice that they wish to make representations to the Sub-Committee will be invited to do so, having stated the nature of his / her interest in the matter.
 - (a) In the case of any person who has made representations but fails to attend, the hearing will normally proceed, taking into consideration the written representations, but ensuring appropriate weight is given to the representations.
 - (b) No person wishing to make representations may raise any ground or objection at the hearing not previously referred to in the written submission, unless all parties give their consent to this.
- 11. Once a person making representations has concluded their case, he / she may be questioned by the members of the Sub-Committee Committee.
- 12. The Licensing Officer will be invited to make a closing statement.
- 13. Any persons who have made representations will be invited to sum up.
- 14. The Applicant / Licence Holder and / or his / her representative will be invited to sum up.
- 15. The Chair will ask the Legal Advisor if there is any legal advice to be given.
- 16. At the conclusion of the hearing members of the Sub-Committee, the Legal Advisor and the Democratic Services Officer will withdraw from the meeting room so that the Sub-Committee can reach it's decision in private.
- 17. The Sub-Committee may return to the meeting room to seek clarification on any point. The Sub-Committee, Legal Advisor and Democratic Services Officer will then withdraw again.
- 18. The Chair may depart from the above procedure if he / she considers it is in the interests of natural justice to do so, either of his / her own volition or upon application by any party. Before doing so he / she shall invite the views of the parties present and consider any representations that may be made.

Decision

19. The Sub-Committee's decision will not be announced on the day of the hearing but will be sent to the Applicants and all those parties who made representations within 5 working days.

<u>Notes</u>

- 1. Any changes in Sub-Committee membership will be given at the beginning of the meeting.
- 2. Each party will be limited to a maximum time of ten minutes in which to make representations to the Sub-Committee. This period may be extended at the discretion of the Chair. If an extension is agreed, all parties are to be allowed the same time to make representations. Where appropriate, if several parties wish to make the same representation, a spokesperson may, by consent, be appointed, in which case the spokesperson is to be allowed the same period of time as other representatives. If a spokesperson is not appointed, the amount of time must be shared between the persons wishing to make the same representation.

- 3. Any person wishing to make representations and Applicants / Licence Holders can be represented by a legal representative (at their own expense) or by a Councillor.
- 4. Late representations and evidence will only be considered with the agreement of all parties present.
- 5. Parties to the hearing will not normally be entitled to cross-examine any other party unless given permission by the Sub-Committee to do so.
- 6. The Sub-Committee may require any person attending the hearing, who in its opinion is behaving in a disruptive manner, to leave the hearing and may:
 - refuse to permit that person to return; or
 - permit that person to return only on such conditions as the Sub-Committee specify,

but such person may, before the end of the hearing, submit in writing any such information which they would have given orally had they not been required to leave.

- 7. Decisions will generally be taken regardless of whether the applicant is present.
- 8. The Sub-Committee will make its decision within 5 working days beginning with the day or the last day on which the hearing was held, and will inform the applicant as soon as is practicable thereafter of its decision.
- 9. Applicants have a right to appeal, details of which can be obtained via the Licensing Officer.
- 10. It is not the general policy of the Council to enter into discussions or correspondence on matters relating to the hearing or any decision made at the hearing.
- 11. Any irregularity resulting from any failure to comply with any provision of the relevant Regulations before the Sub-Committee has made a determination shall not of itself render the proceedings void. In the case of such irregularity, the Sub-Committee shall, if it considers that any person may have been prejudiced as a result of such irregularity, take such steps as it thinks fit to cure the irregularity prior to determination.
- 12. Clerical errors in any document recording a determination of the Sub-Committee or errors arising in such document from accidental slip or omission may be corrected by the Sub-Committee.
- 13. Parties are not normally permitted to cross-examine or question other parties at Licensing Sub-Committee hearings except with the permission of the Sub-Committee. It is important that questions should not be hostile or seek to unfairly undermine the position of any party.



Licensing Sub-

ww.redditchbc.gov.uk

Committee

Monday, 7th January, 2019 2.00 pm Council Chamber - Town Hall Redditch

Agenda

Membership:

Cllrs:

Anita Clayton Roger Bennett

Pattie Hill [Reserve Yvonne Smith]

1. Election of Chair

To elect a Councillor from the Sub-Committee to act as Chair for the meeting.

- **2.** Chair's Welcome
- **3.** Apologies
- **4.** Declarations of Interest

To invite Councillors to declare any Disclosable Pecuniary Interests and/or Other Disclosable Interests they may have in the items on the agenda, and to confirm the nature of those interests.

- **5.** Premises Licence Application The Queens Head, 125 Bromsgrove Road, Redditch, B97 4RL (Pages 1 32)
- **6.** Exclusion of the Public and Press

Should it be necessary, in the opinion of the Borough Director, during the course of the meeting to consider excluding the public from the meeting on the grounds that exempt information is likely to be divulged, it may be necessary to move the following resolution:

"That, under S.100 (A) (4) of the Local Government Act 1972, the public be excluded from the meeting for the following matter(s) on the grounds that it/they involve(s) the likely disclosure of exempt information as defined in the relevant paragraphs (to be specified) of Part 1 of Schedule 12 (A) of the said Act".

These paragraphs are as follows:

Subject to the "public interest" test, information relating to:

- Para 1 <u>any individual;</u>
- Para 2 the identity of any individual;
- Para 3 financial or business affairs;
- Para 4 labour relations matters;

Licensing Committee

- Para 5 <u>legal professional privilege;</u>
- Para 6 <u>a notice, order or direction;</u>
- Para 7 the prevention, investigation or prosecution of crime; and may need to be considered as 'exempt'.

This page is intentionally left blank

Agenda Item 5

REDDITCH BOROUGH COUNCIL

LICENSING SUB-COMMITTEE

7TH JANUARY 2019

LICENSING ACT 2003

APPLICATION FOR THE GRANT OF A PREMISES LICENCE

THE QUEENS HEAD PUB

PUBLIC HEARING			
Director: Head of Worcestershire Regulatory Services			
Contact Officer:	Tom Phelan Licensing Officer 01562 738066 Tom.Phelan@worcsregservices.gov.uk		
Ward(s) affected:	Central (Redditch)		
Appendices:	Appendix 1 – Application Form Appendix 2 – Representations from other parties		

1. PURPOSE OF REPORT

1.1 To consider and determine an application for grant of a premises licence in respect of

The Queens Head 125 Bromsgrove Road Redditch Worcestershire B97 4RL

A copy of the application is attached at Appendix 1.

2. BACKGROUND

2.1 On 9 November 2018 an application was received from Mr Amarjit Singh Andev for grant of a premises licence in respect of The Queens Head 125 Bromsgrove Road Redditch Worcestershire B97 4RL

- 2.2 The application contained all the requisite documentation including the fee and a plan of the premises.
- 2.3 It can be confirmed that the application has been advertised in accordance with the requirements of the Licensing Act 2003 and associated regulations and that the application has also been served on all responsible authorities.
- 2.4 The applicant is applying for the following licensable activities:-

Activity	Days	From	То	Indoors/Outdoors
Playing of Recorded Music	Everyday	10:00 -	23:30	Indoors
Sale of Alcohol	Everyday	10:00 -	23:30	

- 2.5 Members should note that as a result of the provisions of the Legislative Reform (Entertainment Licensing) Order 2014, the playing of recorded music is not a licensable activity where:
 - a) It takes place on premises licensed for the sale of alcohol for consumption on the premises,
 - b) It takes place between 08:00 and 23:00, and
 - c) It takes place in front of an audience of not more than 500 people.
- 2.6 The designated premises supervisor identified in the application is Mr Amarjit Singh Andev.
- 2.7 The Premsies previously held a Premsies Licence for the sale of alcohol. This Licence was surrendered on 9th August 2018.

3. **REPRESENTATIONS**

Responsible Authorities

3.1 No representations have been received from any of the Responsible Authorities in respect of this application.

Other Persons

- 3.2 In response to the public notice 3 representations have been received by the licensing authority from people who live close to the premises, that is subject to the application.
- 3.3 The representations raise concerns regarding the impact granting the application would have on the licensing objectives of prevention of crime and

disorder, prevention of public nuisance, public safety and protection of children from harm.

3.4 Copies of the representations are attached to this report at **Appendix 2**.

4. LOCAL POLICY CONSIDERATIONS

- 4.1 The Sub-Committee should have regard to the Council's Statement of Licensing Policy under the Licensing Act 2003.
- 4.2 The Council's Statement of Licensing Policy is available to download from the Council's website or to request a hard copy, contact Worcestershire Regulatory Services on 01905 822799 or email wrsenquiries@worcsregservices.gov.uk

5. LEGAL IMPLICATIONS

- 5.1 The Sub-Committee is obliged to determine this application with a view to the promotion of the licensing objectives which are:
 - the prevention of crime and disorder;
 - public safety;
 - the prevention of public nuisance;
 - the protection of children from harm.
- 5.2 In making its decision, the Sub-Committee is also obliged to have regard to the guidance issued by the Secretary of State under section 182 of the Licensing Act 2003 and the Council's own Statement of Licensing Policy.
- 5.3 The Sub-Committee must also have regard to the representations made and the evidence it hears.
- 5.4 The Sub-Committee must take such of the following steps as it considers appropriate for the promotion of the licensing objectives:
 - (a) Grant the application as requested
 - (b) Modify the conditions of the licence, by altering or omitting or adding to them.
 - (c) Reject the application in whole or in part.
- 5.5 The Sub-Committee is asked to note that it may not modify the conditions or reject the whole or part of the application merely because it considers it desirable to do so. It must actually be appropriate in order to promote the licensing objectives.
- 5.6 All parties to the hearing will be notified of the Sub-Committee's decision in writing within five working days of the conclusion of the hearing.
- 5.7 Any party aggrieved by a decision taken by the Sub-Committee may appeal against the decision to a Magistrates' Court within 21 days of being notified of the decision in writing.

5.8 The hearing should be conducted in accordance with the agreed procedure.

6. FOR DECISION

6.1 The Sub-Committee must consider and determine the application.

Agenda Item 5



Redditch Application for a premises licence Licensing Act 2003

For help contact wrsenquiries@worcsregservices.gov.uk Telephone: 01905 822799

* required information

Section 1 of 21		
You can save the form at any	time and resume it later. You do not need to b	e logged in when you resume.
System reference	Not Currently In Use	This is the unique reference for this application generated by the system.
Your reference	THE QUEENS HEAD PUB	You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.
Are you an agent acting on b	ehalf of the applicant? No	Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.
Applicant Details		
* First name	AMARJIT SINGH	
* Family name	ANDEV	
* E-mail	AMARJITSINGHANDEV@HOTMAIL.CO.UK	
Main telephone number	07894687204	Include country code.
Other telephone number		
Indicate here if you woo	uld prefer not to be contacted by telephone	
Are you:		
 Applying as a business Applying as an individu 	or organisation, including as a sole trader al	A sole trader is a business owned by one person without any special legal structure. Applying as an individual means you are applying so you can be employed, or for some other personal reason, such as following a hobby.
Applicant Business		
Is your business registered in the UK with Companies House?	C Yes No 	Note: completing the Applicant Business section is optional in this form.
Is your business registered outside the UK?	O Yes No 	
Business name	THE QUEENS HEAD PUB	If your business is registered, use its registered name.
VAT number -	303 3882 22	Put "none" if you are not registered for VAT.
Legal status	Partnership	

Continued from previous page		
Your position in the business	PARTNER	
Home country	United Kingdom	The country where the headquarters of your business is located.
Business Address		If you have one, this should be your official
Building number or name	91	address - that is an address required of you by law for receiving communications.
Street	MASON ROAD	
District		
City or town	REDDITCH	
County or administrative area	WORCS	
Postcode	B975DQ	
Country	United Kingdom	
Section 2 of 21		
PREMISES DETAILS		
I/we, as named in section 1, ap described in section 2 below (t in accordance with section 12	ply for a premises licence under section 17 of t he premises) and I/we are making this applicat of the Licensing Act 2003.	he Licensing Act 2003 for the premises ion to you as the relevant licensing authority
Premises Address		
Are you able to provide a post	al address, OS map reference or description of	the premises?
Address O OS ma	p reference O Description	
Postal Address Of Premises		
Building number or name	125]
Street	BROMSGROVE ROAD]
District]
City or town	REDDITCH]
County or administrative area	WORCS]
Postcode	B974RL	
Country	United Kingdom]
Further Details		
Telephone number	07894687204]
Non-domestic rateable value of premises (£)	12,100]

Secti	Section 3 of 21				
APPI	APPLICATION DETAILS				
In wh	n what capacity are you applying for the premises licence?				
\boxtimes	An individual or individu	als			
	A limited company / limi	ted liability partnership			
	A partnership (other tha	n limited liability)			
	An unincorporated asso	ciation			
	Other (for example a stat	tutory corporation)			
	A recognised club				
	A charity				
	The proprietor of an edu	cational establishment			
	A health service body				
		ed under part 2 of the Care Standards Act In independent hospital in Wales			
	A person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 in respect of the carrying on of a regulated activity (within the meaning of that Part) in an independent hospital in England				
	The chief officer of police of a police force in England and Wales				
Conf	Confirm The Following				
\boxtimes	I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities				
	I am making the application pursuant to a statutory function				
	I am making the application pursuant to a function discharged by virtue of Her Majesty's prerogative				
Section	on 4 of 21				
INDI	NDIVIDUAL APPLICANT DETAILS				
Appl	icant Name				
Is the	name the same as (or sin	nilar to) the details given in section one?	If "Yes" is selected you can re-use the details from section one, or amend them as required.		
• Y	′es	C No	Select "No" to enter a completely new set of details.		
First r	name	AMARJIT SINGH			
Famil	y name	ANDEV			
Is the	applicant 18 years of age	or older?			
• Y	es	O No			

.

Agenda Item 5

Continued from previous page				
Current Residential Address				
Is the address the same as (or s	imilar to) the address given in section one?	If "Yes" is selected you can re-use the details		
Yes	⊖ No	from section one, or amend them as required. Select "No" to enter a completely new set of details.		
Building number or name	91			
Street	MASON ROAD]		
District]		
City or town	REDDITCH]		
County or administrative area	WORCS]		
Postcode	B975DQ			
Country	United Kingdom			
Applicant Contact Details				
Are the contact details the sam	ne as (or similar to) those given in section one?	If "Yes" is selected you can re-use the details from section one, or amend them as		
Yes	⊖ No	required. Select "No" to enter a completely new set of details.		
E-mail	AMARJITSINGHANDEV@HOTMAIL.CO.UK			
Telephone number	07894687204			
Other telephone number				
* Date of birth	27 / 05 / 1961 dd mm yyyy	_		
* Nationality	BRITISH	Documents that demonstrate entitlement to work in the UK		
	Add another applicant			
Section 5 of 21				
OPERATING SCHEDULE				
When do you want the				
premises licence to start?	15 / 01 / 2019 dd mm yyyy			
If you wish the licence to be				
valid only for a limited period, when do you want it to end	dd mm yyyy			
Provide a general description of the premises				
For example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off- supplies you must include a description of where the place will be and its proximity to the premises.				
THESE PREMISES IS A PUBLIC H	HOUSE ALREADY USED FOR SELLING ALCOHOL	TO BE CONSUMED ON PREMISES.		

Continued from previous page
THE ALCOHOL WILL BE SOLD INSIDE THE PUB AT THE BAR COUNTER.IT IS CLOSED AT THE MOMENT DUE TO REFURB AS ONLY BOUGHT PUB IN AUGUST 2018.
If 5,000 or more people are
expected to attend the premises at any one time,
state the number expected to
attend
Section 6 of 21
PROVISION OF PLAYS
See guidance on regulated entertainment
Will you be providing plays?
○ Yes
Section 7 of 21
PROVISION OF FILMS
See guidance on regulated entertainment
Will you be providing films?
○ Yes
Section 8 of 21
PROVISION OF INDOOR SPORTING EVENTS
See guidance on regulated entertainment
Will you be providing indoor sporting events?
⊖ Yes
Section 9 of 21
PROVISION OF BOXING OR WRESTLING ENTERTAINMENTS
See guidance on regulated entertainment
Will you be providing boxing or wrestling entertainments?
O Yes No
Section 10 of 21
PROVISION OF LIVE MUSIC
See guidance on regulated entertainment
Will you be providing live music?
O Yes No
Section 11 of 21
PROVISION OF RECORDED MUSIC
See guidance on regulated entertainment
Will you be providing recorded music?
Standard Days And Timings

5

Agenda Item 5

Continued from previous page	
MONDAY	Cive timings in 24 hour clock
Start 10:00	Give timings in 24 hour clock.End23:30(e.g., 16:00) and only give details for the days
Start	End of the week when you intend the premises to be used for the activity.
TUESDAY	
Start 10:00	End 23:30
Start	End
WEDNESDAY	
Start 10:00	End 23:30
Start	End
THURSDAY	
Start 10:00	End 23:30
Start	End
FRIDAY	
Start 10:00	End 23:30
Start	End
SATURDAY	
Start 10:00	End 23:30
Start	End
SUNDAY	
Start 10:00	End 23:30
Start	End
Will the playing of recorded music take place indoors or out	doors or both? Where taking place in a building or other structure tick as appropriate. Indoors may
Indoors Outdoors	Both include a tent.
State type of activity to be authorised, if not already stated, exclusively) whether or not music will be amplified or unam	
THE MUSIC WILL BE ON A JUKEBOX ALSO THE BACKGROUNI	D MUSIC WILL BE PLAYED ON A CD PLAYER.
State any seasonal variations for playing recorded music	
For example (but not exclusively) where the activity will occ	ur on additional days during the summer months.

Agenda Item 5

Continued from previous page	e
Non-standard timings. Whe in the column on the left, lis	ere the premises will be used for the playing of recorded music at different times from those listed at below
For example (but not exclus	sively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.
MUSIC WILL ONLY BE PLAYE	D TIMES STATED.
Section 12 of 21	
PROVISION OF PERFORMA	NCES OF DANCE
See guidance on regulated	entertainment
Will you be providing perfor	rmances of dance?
⊖ Yes	No
Section 13 of 21	
PROVISION OF ANYTHING DANCE	OF A SIMILAR DESCRIPTION TO LIVE MUSIC, RECORDED MUSIC OR PERFORMANCES OF
See guidance on regulated e Will you be providing anythin performances of dance?	entertainment ing similar to live music, recorded music or
⊖ Yes	No
Section 14 of 21	
LATE NIGHT REFRESHMEN	т
Will you be providing late ni	ight refreshment?
⊖ Yes	No
Section 15 of 21	
SUPPLY OF ALCOHOL	
Will you be selling or supply	ing alcohol?
Yes	⊖ No
Standard Days And Timing	JS
MONDAY	Cive timings in 24 hour slock
Sta	rt 10:00 End 23:30 Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days
Sta	rt End End to be used for the activity.
TUESDAY	
Sta	rt 10:00 End 23:30
Sta	rt End

Continued from previous	page		
WEDNESDAY			
	Start 10:00	End 23:30]
	Start	End]
THURSDAY			
	Start 10:00	End 23:30]
	Start	End]
FRIDAY			
	Start 10:00	End 23:30]
	Start	End]
SATURDAY			
	Start 10:00	End 23:30]
	Start	End]
SUNDAY			
	Start 10:00	End 23:30]
	Start	End]
Will the sale of alcohol I	pe for consumption:		If the sale of alcohol is for consumption on the premises select on, if the sale of alcohol
 On the premises 	 Off the premises • 	Both	is for consumption away from the premises select off. If the sale of alcohol is for consumption on the premises and away
			from the premises select both.
State any seasonal varia			
For example (but not ex	cclusively) where the activity will occ	ur on additional d	ays during the summer months.
L			
Non-standard timings. column on the left, list		the supply of alco	hol at different times from those listed in the
		ity to go on longer	r on a particular day e.g. Christmas Eve.
			i on a particular day e.g. emistritas Eve.
State the name and def licence as premises sup	tails of the individual whom you wish pervisor	n to specify on the	
L,			

Continued from previous page			
Name			
First name	AMARJIT SINGH		
Family name	ANDEV		
Date of birth	27 / 05 / 1961 dd mm yyyy		
Enter the contact's address			
Building number or name	91		
Street	MASON ROAD		
District			
City or town	REDDITCH		
County or administrative area	WORCS		
Postcode	B975DQ		
Country	United Kingdom		
Personal Licence number (if known)	18/05720/PERSLI		
Issuing licensing authority (if known) REDDITCH BOROUGH COUNCIL			
PROPOSED DESIGNATED PRE	MISES SUPERVISOR CONSENT		
How will the consent form of t be supplied to the authority?	he proposed designated premises supervisor		
	posed designated premises supervisor		
 As an attachment to this 	application		
Reference number for consent form (if known)		If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.	
Section 16 of 21			
ADULT ENTERTAINMENT			
Highlight any adult entertainm premises that may give rise to	nent or services, activities, or other entertainmen concern in respect of children	nt or matters ancillary to the use of the	
Give information about anything intended to occur at the premises or ancillary to the use of the premises which may give rise to concern in respect of children, regardless of whether you intend children to have access to the premises, for example (but not exclusively) nudity or semi-nudity, films for restricted age groups etc gambling machines etc.			
THE GAMBLING MACHINES ENTERTAINMENT WILL BE IN FULL VIEW OF THE SERVING BAR AND STAFF			

*

Agenda Item 5

Continued from previous	page			
Section 17 of 21				
HOURS PREMISES ARE	OPEN TO THE PUBLIC			
Standard Days And T	imings			
MONDAY			Givet	imings in 24 hour clock.
	Start 10:00	End	24:00 (e.g., 1	6:00) and only give details for the days
	Start	End		week when you intend the premises used for the activity.
TUESDAY				
	Start 10:00	End	24:00	
	Start	End		
WEDNESDAY				
WEDNESDAT	Start 10:00	End	24:00	
	Start Start	End		
	Start	Enu		
THURSDAY		- I		
	Start 10:00	End	24:00	
	Start	End		
FRIDAY				
	Start 10:00	End	24:00	
	Start	End		
SATURDAY				
	Start 10:00	End	24:00	
	Start	End		
SUNDAY				
	Start 10:00	End	24:00	
	Start	End		
State any seasonal var	iations			
	exclusively) where the act	ivity will occur on	additional davs duri	na the summer months.
		,	,	
L				
	. Where you intend to use umn on the left, list below		e open to the memb	pers and guests at different times from
For example (but not e	exclusively), where you wi	ish the activity to	jo on longer on a pa	articular day e.g. Christmas Eve.

Section 18 of 21

LICENSING OBJECTIVES

Describe the steps you intend to take to promote the four licensing objectives:

a) General - all four licensing objectives (b,c,d,e)

List here steps you will take to promote all four licensing objectives together.

CCTV WILL BE INSTALLED SIGNAGE IN PUB AND CAR PARK AND OUTSIDE

b) The prevention of crime and disorder

CCTV WILL BE INSTALLED TO MONITOR ACTIVITY INSIDE THE PUB AND CAR PARK CLEAR NOTICES INDICATING NORMAL OPENING HOURS CLEAR SIGNS WARNING CRIMINAL ACTIVITY.

c) Public safety

SAFETY RECORDING BOOK KEPT WHICH WILL RECORD ANY ISSUES WITH PUBLIC SAFETY . ALL FIXTURES AND FITTINGS INTERNALLY AND EXTERNALLY WILL BE CHECKED REGULARLY AND TO BE KEPT IN A SAFE CONDITION.

ACCESS WILL BE PROVIDED FOR ALL EMERGENCY VEHICLES AT ALL TIMES

d) The prevention of public nuisance

NOTICES WILL BE PUT INSIDE PUB AND OUTSIDE TO KEEP NOISE LEVELS LOW TO RESPECT NEIGHBOURS ALL STOCK DELIVERIES WILL BE MADE DURING MORNING OR AFTERNNON TO AVOID EXCESS NOISE CUSTOMERS WILL BE INFORMED NOT TO STAND OUTSIDE OR IN CAR PARK TALKING AND ASKED TO LEAVE QUIETLY. ANY NOISE BY STAFF ARRIVING OR DEPARTING LATE TO BE IN MANNER NOT TO CAUSE A NUISANCE.

e) The protection of children from harm

TO INSURE CHILDREN ARE NOT ALLOWED IN LATE UNLESS ACCOMPANIED WITH AN ADULT. TO INSURE CHILDREN ARE NOT IN THE VICINITY OF THE GAMING MACHINES.

Section 19 of 21

NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

Entitlement to work/immigration status for individual applicants and applications from partnerships which are not limited liability partnerships:

A licence may not be held by an individual or an individual in a partnership who is resident in the UK who:

- does not have the right to live and work in the UK; or
- is subject to a condition preventing him or her from doing work relating to the carrying on of a licensable activity.

Any premises licence issued in respect of an application made on or after 6 April 2017 will become invalid if the holder ceases to be entitled to work in the UK.

Applicants must demonstrate that they have an entitlement to work in the UK and are not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity. They do this by providing with this application copies or scanned copies of the following documents (which do not need to be certified).

Documents which demonstrate entitlement to work in the UK

- An expired or current passport showing the holder, or a person named in the passport as the child of the holder, is A British citizen or a citizen of the UK and Colonies having the right of abode in the UK [please see note below about which sections of the passport to copy].
- An expired or current passport or national identity card showing the holder, or a person named in the passport as the child of the holder, is a national of a European Economic Area country or Switzerland.
- A Registration Certificate or document certifying permanent residence issued by the Home Office to a national of a European Economic Area country or Switzerland.
- A Permanent Residence Card issued by the Home Office to the family member of a national of a European Economic Area country or Switzerland.
- A **current** Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder indicating that the person named is allowed to stay indefinitely in the UK, or has no time limit on their stay in the UK.
- A **current** passport endorsed to show that the holder is exempt from immigration control, is allowed to stay indefinitely in the UK, has the right of abode in the UK, or has no time limit on their stay in the UK.
- A **current** Immigration Status Document issued by the Home Office to the holder with an endorsement indicating that the named person is allowed to stay indefinitely in the UK or has no time limit on their stay in the UK, **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A full birth or adoption certificate issued in the UK which includes the name(s) of at least one of the holder's
 parents or adoptive parents, when produced in combination with an official document giving the person's
 permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the Channel Islands, the Isle of Man or Ireland **when produced in combination** with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A certificate of registration or naturalisation as a British citizen, **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A **current** passport endorsed to show that the holder is allowed to stay in the UK and is currently allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity.

- A **current** Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder which indicates that the named person can currently stay in the UK and is allowed to work relation to the carrying on of a licensable activity.
- A **current** Residence Card issued by the Home Office to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights or residence.
- A current Immigration Status Document containing a photograph issued by the Home Office to the holder with an endorsement indicating that the named person may stay in the UK, and is allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity when produced in combination with an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A Certificate of Application, less than 6 months old, issued by the Home Office under regulation 17(3) or 18A
 (2) of the Immigration (European Economic Area) Regulations 2006, to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence.
- Reasonable evidence that the person has an outstanding application to vary their permission to be in the UK
 with the Home Office such as the Home Office acknowledgement letter or proof of postage evidence, or
 reasonable evidence that the person has an appeal or administrative review pending on an immigration
 decision, such as an appeal or administrative review reference number.
- Reasonable evidence that a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence in exercising treaty rights in the UK including:-
 - evidence of the applicant's own identity such as a passport,
 - evidence of their relationship with the European Economic Area family member e.g. a marriage certificate, civil partnership certificate or birth certificate, and
 - evidence that the European Economic Area national has a right of permanent residence in the UK or is one of the following if they have been in the UK for more than 3 months:
 - (i) working e.g. employment contract, wage slips, letter from the employer,
 - (ii) self-employed e.g. contracts, invoices, or audited accounts with a bank,
 - (iii) studying e.g. letter from the school, college or university and evidence of sufficient funds; or
 - (iv) self-sufficient e.g. bank statements.

Family members of European Economic Area nationals who are studying or financially independent must also provide evidence that the European Economic Area national and any family members hold comprehensive sickness insurance in the UK. This can include a private medical insurance policy, an EHIC card or an S1, S2 or S3 form.

Original documents must not be sent to licensing authorities. If the document copied is a passport, a copy of the following pages should be provided:-

(i) any page containing the holder's personal details including nationality;

(ii) any page containing the holder's photograph;

(iii) any page containing the holder's signature;

(iv) any page containing the date of expiry; and

(v) any page containing information indicating the holder has permission to enter or remain in the UK and is permitted to work.

If the document is not a passport, a copy of the whole document should be provided.

Your right to work will be checked as part of your licensing application and this could involve us checking your immigration status with the Home Office. We may otherwise share information with the Home Office. Your licence application will not be determined until you have complied with this guidance.

Section 20 of 21

NOTES ON REGULATED ENTERTAINMENT

In terms of specific regulated entertainments please note that:

- Plays: no licence is required for performances between 08:00 and 23.00 on any day, provided that the audience does not exceed 500.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports – defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts – are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - o a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - o a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that Is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - o any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - o any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.

- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - o any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - o any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - o any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and
 (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

Section 21 of 21

PAYMENT DETAILS

This fee must be paid to the authority. If you complete the application online, you must pay it by debit or credit card.

Premises Licence Fees are determined by the non domestic rateable value of the premises.

To find out a premises non domestic rateable value go to the Valuation Office Agency site at http://www.voa.gov.uk/ business_rates/index.htm

Band A - No RV to £4300 £100.00

Band B - £4301 to £33000 £190.00

Band C - £33001 to £8700 £315.00

Band D - £87001 to £12500 £450.00*

Band E - £125001 and over £635.00*

*If the premises rateable value is in Bands D or E and the premises is primarily used for the consumption of alcohol on the premises then your are required to pay a higher fee

Band D - £87001 to £12500 £900.00

Band E - £125001 and over £1,905.00

There is an exemption from the payment of fees in relation to the provision of regulated entertainment at church halls, chapel halls or premises of a similar nature, village halls, parish or community halls, or other premises of a similar nature. The costs associated with these licences will be met by central Government. If, however, the licence also authorises the use of the premises for the supply of alcohol or the provision of late night refreshment, a fee will be required.

Schools and sixth form colleges are exempt from the fees associated with the authorisation of regulated entertainment where the entertainment is provided by and at the school or college and for the purposes of the school or college. If you operate a large event you are subject to ADDITIONAL fees based upon the number in attendance at any one time Capacity 5000-9999 £1,000.00

Capacity 10000 -14999 £2,000.00 Capacity 15000-19999 £4,000.00 Capacity 20000-29999 £8,000.00 Capacity 30000-39000 £16,000.00 Capacity 40000-49999 £24,000.00 Capacity 50000-59999 £32,000.00

Capacity 60000-69999 £40,000.00 Capacity 70000-79999 £48,000.00 Capacity 80000-89999 £56,000.00

Capacity 90000 and over £64,000.00

* Fee amount (£)

190.00

DECLARATION

Continued from previous page...

and the second
[Applicable to individual applicants only, including those in a partnership which is not a limited liability partnership] I
understand I am not entitled to be issued with a licence if I do not have the entitlement to live and work in the UK (or if I
am subject to a condition preventing me from doing work relating to the carrying on of a licensable activity) and that my
licence will become invalid if I cease to be entitled to live and work in the UK (please read guidance note 15).

- The DPS named in this application form is entitled to work in the UK (and is not subject to conditions preventing him or * her from doing work relating to a licensable activity) and I have seen a copy of his or her proof of entitlement to work, if appropriate (please see note 15)
- * I understand it is an offence, liable on summary conviction to a fine not exceeding level 5 on the standard scale, under section 158 of the Licensing Act 2003, to make a false statement in or in connection with this application.

* I understand that I must now advertise my application.

* I understand that if I do not comply with the requirements my application will be rejected.

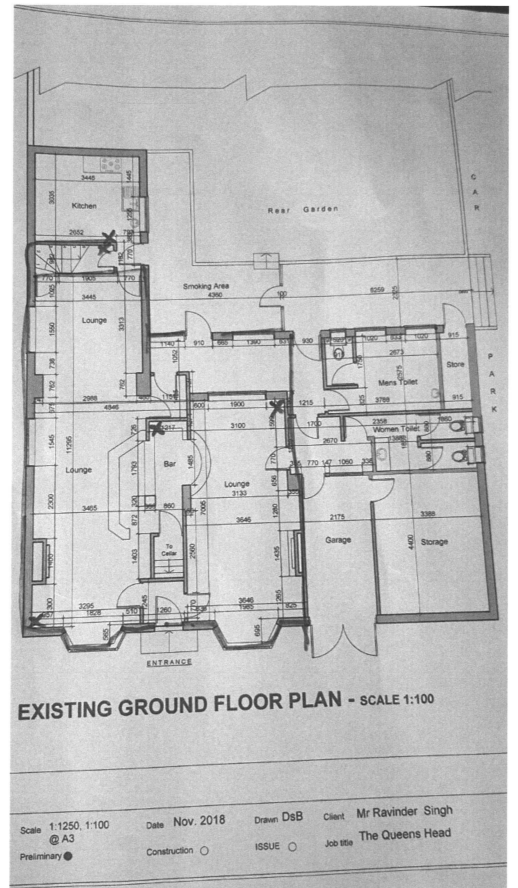
Ticking this box indicates you have read and understood the above declaration

This section should be completed by the applicant, unless you answered "Yes" to the question "Are you an agent acting on behalf of the applicant?"

* Full name	AMARJIT SINGH ANDEV			
* Capacity	PARTNER			
* Date	07 / 11 / 2018 dd mm yyyy			
	Add another signatory			
Once you're finished you need to do the following: 1. Save this form to your computer by clicking file/save as 2. Go back to <u>https://www.gov.uk/apply-for-a-licence/premises-licence/redditch/apply-1</u> to upload this file and continue with your application. Don't forget to make sure you have all your supporting documentation to hand.				
IT IS AN OFFENCE LIABLE TO SUMMARY CONVICTION TO A FINE OF ANY AMOUNT UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION				

IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ASYLUM AND NATIONALITY ACT 2006 AND PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN OFFENCE WHERE THEY DO SO IN THE KNOWLEDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS DISQUALIFIED

Agenda Item 5



The 4 red X's on the plan represent where the fire extinguishers will go.



Agenda Item 5

Consent of individual to being specified as premises supervisor

AMARJIT SINGH ANDEV

[full name of prospective premises supervisor]

of

I

91 MASON ROAD REDDITCH WORCS B975DQ

[home address of prospective premises supervisor]

hereby confirm that I give my consent to be specified as the designated premises supervisor in relation to the application for

PREMISES LICENCE

[type of application]

by

AMARJIT SINGH ANDEV

[name of applicant]

relating to a premises licence

[number of existing licence, if any]

.....

for

-----<u>THE QUEENS HEAD PUB</u> 125 BROMSGROVE ROAD REDDITCH WORCS B974RL

[name and address of premises to which the application relates]

and any premises licence to be granted or varied in respect of this application made by

AMARJIT SINGH ANDEV

[name of applicant]

concerning the supply of alcohol at

THE QUEENS HEAD PUB 125 BROMSGROVE ROAD REDDITCH WORCS B974RL

[name and address of premises to which application relates]

I also confirm that I am entitled to work in the United Kingdom and am applying for, intend to apply for or currently hold a personal licence, details of which I set out below.

Personal licence number

Signod

18/05720/PERSLI

[insert personal licence number, if any]

Personal licence issuing authority

REDDITCH BOROUGH COUNCIL.TOWN HALL..WALTER STRANZ SQUARE.REDDITCH B988AH

[insert name and address and telephone number of personal licence issuing authority, if any]

oighea	AMARJIT SINGH ANDEV
Name (please print)	AMARJIT SINGH ANDEV
Date	01/11/2018

Anth Desarables 00

Dear Sir/Madam,

Regarding the changes to the Licence conditions at The Queens Head Public House, Bromsgrove rd. Redditch, I would be very much against this. I have lived at this address since 2003 and on numerous occasions have had to go and ask for the music to be turned down. My flat overlooks the car park and the garden to this public house, my bedroom looks on to the back of the pub and garden, my living room and kitchen both look out on to the car park. There have been times where I have not be able to sleep due to the music being to loud or trouble between young people drinking too much or people calling into the pub after drinking in the town. Also from both my kitchen and living room windows I can see what goes on in the car park, I have seen young people passing substances among themselves and also fights have broken out now and again.

This is very disturbing news to hear that there may be changes to the licence held by The Queens Head Public House. Please, I would be very grateful if you would take all this in to consideration and of course all the residents around this public house.

VEF 1-F183. Il Novort Comp

From:	
Sent:	10 December 2018 16:46
To:	WRS Enquiries
Subject:	Licence for Queens Head Pub, Bromsgrove Rd, Redditch
Categories:	Tahsin dealing, Licensing

CAUTION: This email originated from outside of the organisation. Do not click links or open attachments unless you recognise the sender and know the content is safe.

Dear Sirs or Madame

They want to sell Alcohol until 23-30pm and originally regulated entertainment that has now been changed to recorded music.

We live next door to the Pub at is a block of flats closer to the pub than us and a house much closer than

us, they are about 4Mts from the windows of the pub. that is or other houses in Coppice Close we have all suffered in the past with amplified music and people on a mike who think they can sing.

until 1-00 and 2-00am in the morning, starting around 10-30pm with customers coming out into the garden and car park to be able to

smoke and with the amplified music at full blast they sang and screamed the noise was horrendous, as the evening went on the

language became, for the want of a better word flowery.. Fights often started, Paramedics were sent for a few times. When them outside wanted to relieve themselves they just came up to the dividing wall and did it both male and female. Once when I went in to see the landlord on a Saturday morning to ask if it could be turned down a bit, it was announced on the mike I had complained. That night

I had a stone put through my garage window. I haven't bothered to complain since to the pub.

All this was reported and complained about to Police, Licensing Dept. Redditch, Councillers and anyone that would listen.

When you consider this application we would like to know will you take into account the fact that they have applied for planning

permission to extend the premises to double the floor space. This could double the customer numbers adding to an increase of noise

level. To make it worse for us and the flats the extension will be 11.5meters nearer and more windows with wide opening patio doors.

All of us have become very afraid to make any Direct compaints because those of us that have complained have had it put to the

customers via the DJ with his mike saying who had complained. I know a lot of this you will not take in to account but it lets you know

that all the 88yr olds and lots of young couples with young children are fearful that we might be going back to all this all over again with the knowledge that now they all seem to be carrying knives.

At this time out of the 8 Houses in Coppice close 3 Have children under 5yrs and one has children over 5yrs that's 50% of the houses

very close to this pub.

Will this license mean that the pub will close at 23-30

Car parking will be a nightmare. they will only have car parking for 16 cars. With the planed extension and the expected number of

customers, the the number of staff needed to run it, including the extended Kitchen staff will use up half. Where will all the customers

be parking? Bromsgrove Rd, Vicaridge Rd, Lowins Hill View WHAT A NUISANCE.

We will be expecting them to be abiding by the restrictions on the last owners ie

CCTV outside and inside,

Be a member of Pub Watch Scheme.

Keep an up dated Incidence Book

Will the staff be given full training dealing with Drugs and Drunkeness

Will there be Take away food, if so is there a last order time this would of course be a huge rubbish and unhygienic problem. with all the litter.

Will there be a time for Last entry.

The notice in the pub window was to high for me to read, I have bifocals, I had to ask other people to read it for me

I hope these points will all be considered when you decide on this application

Please listen to the residents young and old we have to live here

Thank you

Agenda Item 5

From: Sent: To: Subject:

09 December 2018 21:20 WRS Enquiries "Objection" The Queens Head Public House, Bromsgrove Road B97 4RL

CAUTION: This email originated from outside of the organisation. Do not click links or open attachments unless you recognise the sender and know the content is safe.

09th December 2018

Dear sirs,

It has come to my attention that application's for a premises licence for the sale of alcohol/entertainment, make Internal alterations and substantial extension within the boundaries of the aforesaid.

Would it be possible for an extension to this application as a lot of residents were unaware of this application for a license and expiry date.

Firstly:- The Queens Head Public House has a prolific record of drunken anti-social behaviour over recent years.

The establishment is plighted with drug use and there is nothing in place to protect residents in the immediate area.

The pubs/clubs in the town centre have CCTV on the streets, pedestrian areas, and a notable police presence to deter any violence or anti-social behaviour that may occur, unlike the public house in question whereupon there is none.

Over the years, we as residents have noticed fuelled up drunken youths enter the "Queens Head" after closing time of the town centre pubs and clubs only to cause mayhem, a free for all!

Removal of curtain Conditions was submitted by the predecessor "Westbourne Leisure" and a meeting with many residents with complaints/concerns took place at Redditch Council Chamber. The outcome was certain measures had to be addressed, NONE OF WHICH WERE adhered to.

Date of meeting:- 22nd October 2012 @ 7pm. The residents were issued with a Public Document Pack.

The Queens Head Public House Bromsgrove Road B97 4RL in question is positioned in the middle of a residential housing development the closest house being only approximately "3 meters" away, my property is aprox "6 meters" away and others back on to the Queens head grounds.

It is believed that it will also be a "Curry Restaurant" to which the extraction of food fumes/gases will be emitted into the atmosphere and will be unsociable in itself within the community all day everyday. This sort of environment constitutes an ignorance of environmental issues. I would also like to point out there are countless curry establishments within a 2 mile radius.

Nuisance can be perceived as an offence to the senses, which can cause distress, discomfort and inconvenience.

Agenda Item 5

Prior to 2010 the above public house was owned by Enterprise Inns and we "Never experienced" problems, it was a quiet pub whereupon locals could meet and chat, the licensee adhered to all the operating conditions thus not causing concern to neighbours. However since 2010 when It was taken over all that changed and it became a Nightmare.

During 2010/11 onwards until it was sold in 2018 there were WEEKLY drink promotions especially on Friday and Saturday nights where Carling was advertised at £2.00 a pint and BUY ONE GET ONE FREE that equates to 10 pints for £10.00, twice nightly at 2100 hours and Midnight thus contravening the present last door entry of <u>11:30pm</u>. This was advertised on "A" boards positioned on the public foot path as well as notice boards on the building resulting in an influx of the wrong calibre of people entering the area. We as residents experienced fights in the street, extreme shouting, foul language, yobs urinating in residents gardens, drinking out of pint glasses in the streets/roads, cars wheel spinning of the car park and taxis sounding their horns in the early hours of the morning, we have also seen a lot of drug taking such as "CANNABIS" as I have previously worked in a night club I know the smell.

The following day I would have to go out and try to clean up the carnage that was left, Broken Glasses on the road and pavement, Litter from the town centre fast food outlets that was purchased as they left the the pubs/clubs upon closing time and descended to the queens head.

The council were called out on occasions to clear up broken glass to save injury to pedestrians.

I have personally experienced a bottle thrown at my front window which was thrown with such force it has damaged the UVPC window frame "still damaged", my outside lamp broken, and fence kicked in. I've also had drunken people climb over my fence, urinate on neighbouring gardens and experienced bottles and glasses smashed on my drive.

During 2011, I personally had to temporarily move out of my own house because of these problems, I was constantly finding myself discreetly watching from the front window waiting for something to happen, I was "Totally Unable to sleep" Frightened and at times and have witnessed the police attend incidents. You may ask why as residents we did not report some of the incidents it's very simple "WE ARE FRIGHTENED" of repercussions personal or property, IS THIS A WAY TO LIVE... Even now elderly home owners, widows or widowers are too AFRAID to come forward to speak out.

I am certainly not in favour of the noise levels being raised during "Evening Hours". The noise can still be heard at the back of my house and that is clearly NOT acceptable. There is No or very little ventilation in the aforesaid building so windows are opened and the front door is always left open in the evening/night. I've experienced laser and strobe lighting emitting from the public house into my own bedroom keeping me awake.

The Queens Head Public House is not a suitable building to host such events as "Loud Recorded Music" or even Live Music, as it has No Sound Insulation or Double Glazing to absorb the sound.

The aforementioned public house is NOT a suitable location to be extended to such a degree that it is out of proportion with it's own parking facility's, there is only 18 vehicle spaces thus meaning patrons will park on the main road causing horrendous traffic congestion on this extremely busy road and/or even block residents driveways.

Taxi's will be another problem dropping off and picking up causing disruption and noise, banging of car doors and honking of horns to alert prospective passengers of there arrival.

My objections to the internal alterations/extension and licensing are:-

Crime and disorder.

The internal alterations is too knock the wall down through in to the lean-to and also into the former large

garage area thus enabling a 100% floor space increase or more to effectually make a Night Club.

The large extension allowing even more people in the establishment resulting in a greater amount of noise, whilst there and leaving.

The Queens Head Public House at present is a small local pub and by allowing the licensing and conversions as per plans will cause major concerns, alternately they are going to take advantage of the town centre Pub/Club closing times which actually have a earlier closing time than the Queens Head at present in order to maximise the potential of customers so thus can PROFIT at the residents expense and distress living within the immediate vicinity.

People need there sleep to be able to work/function the next day and do NOT deserve to be kept awake all night.

We as residents believe that it will allow a RECURRENCE WORSE than 2010/11 onwards.

The thought of consenting the licence without a public/residents meeting is "LUDICROUS"

Allowing drunken individuals to enter a pub in a Residential area to cause ANTI-SOCIAL behaviour and or damage is not acceptable.

Unlike the town centre there is NO street CCTV or police presence to discourage bad behaviour and when something happens we have to wait for the police to arrive, by which time the perpetrators have long gone and as residents we are left to pick up the pieces, No human should have to put with this.

Public Safety.

As members of the public we would fear for are safety if damage to our property was imminent and we approached the person or persons.

We would be afraid to go out or if we came home late for fear of attack from groups of drunken youths or individuals.

Public Nuisance.

We believe the noise emitting from the establishment would be vast, loud music, shouting from persons outside and fights, glass smashing, taxi's pulling up outside sounding of horns to collect people, extortionate amount of litter from fast food outlets thrown around in the street in essence a total environmental health hazard.

Nuisance impacts on people's/residents enjoyment of their environment.

Protection of Children from harm.

There are family's with children within close proximity of this public house and is not right to subject them to such incidents that happened during 2010/11 onwards, to allow children too witness fights, swearing, and disturbing there sleep patterns will have a devastating impact on there development.

Sleep deprivation.

The right to sleep is a fundamental human right, by being disturbed by the above listed, would violate a Supreme Court order.

A citizen has the right to sound sleep because it is fundamental to life.

"Sleep is essential for a Human Being to maintain the delicate balance of health necessary for its very existence and survival. Sleep is therefore, a fundamental and basic requirement without which, the existence of life would be in peril."

There is working people who live within very close proximity of this establishment, one in particular is a

HGV lorry driver who requires his sleep for obvious reasons another who has to get up at 04:00am to start work on early shifts.

West Mercia Constabulary supports the national community safety plan, in particular providing a citizen focused service to the public in partnership with others to deliver safer communities.

West Mercia Constabulary is committed to reducing and detecting crime, it is also committed to providing a quality service which inspires public confidence.

Force policy in accordance with the Human Rights Act 1998 {amendment} act 2000.

It is my belief that if this license is permitted residents living adjacent and within close proximity of the Public House in question the police will fail or fall well short of the above policy and be putting people's health, welfare, property and Human Rights at risk.

These conditions are put in place to help protect the neighbouring community/residents and there family's from experiencing problems.

I would like it known that since the predecessor took over the Queens Head Bromsgrove Road, Redditch they have failed there Licensing Objectives B,C,D,E, on all counts, even present day we as residents see Taxi's dropping of customers to Enter the public house after midnight on Fridays and Saturday's, it makes a mockery of the present conditions to which is quite clearly outlined.

It appears that whoever runs this establishment do not care nor have any respect for those residents who have to put up with this disruption as long as they make profit at what expense.

A catalog of complaints have been logged since 2011 to the council and police.

Finally as residents and home owners, I believe i speak for all concerned, this problematic issue that is ongoing. The owners and staff who run the establishment can go home after they finish and get there sleep, WE CANNOT we have to work with no sleep.

I would like to add, and all residents in the vicinity will agree, it has been so quiet since "The Queens Head Public House" has been shut, and No anti-social behaviour has taken place.

Please acknowledge receipt of this email.

Thank you and Regards

Sent from my iPhone.

Sent from my iPhone

This page is intentionally left blank