

Subject: FW: 19/02302/LAPRE - Oaklands Park, Chichester - New Premises Licence Application

From: Paul Thomson <pthomson@chichester.gov.uk>

Sent: 10 December 2019 14:52

To: Helena Giudici <hgiudici@chichester.gov.uk>; Licensing <Licensing@chichester.gov.uk>

Cc: Laurence Foord <LFoord@chichester.gov.uk>; Timothy Horne <THorne@chichester.gov.uk>

Subject: RE: 19/02302/LAPRE - Oaklands Park, Chichester - New Premises Licence Application

Dear Helena,

Please accept this email as a formal representation with regard to the above premises licence application.

In order to adequately safeguard against the potential for Public Nuisance the following condition is considered a necessary stipulation on any premises licence that may be granted:

“At least three calendar months in advance of any event taking place, the Premises Licence Holder shall submit to the Environmental Protection Department a “Noise Management Plan” for prior written approval. Thereafter, any approved “Noise Management Plan” shall be observed and complied with in full. Subject to Environmental Protection being satisfied, written approval will be given no later than two months in advance of an event taking place with any modifications only being made with the consent of Environmental Protection”

I have today spoken to Katie Caines, Operations Manager for the Event, and she has verbally agreed to be accepting of the above condition. It is actually expressed specifically in the licence application.

Noise control measures that have already been proposed, as part of the premises license application, shall be included in any Noise Management Plan submission. Additional controls will also be included, as deemed necessary by our department.

It has been communicated that Acoustic Consultants Joynes and Nash would be commissioned to oversee noise control for the event should a premises licence be granted. It would be the intention for our department to meet with the consultants, on site prior, to the submission of any Noise Management Plan to agree adequate controls. It is envisaged that the positioning of the main stage and speakers and the acceptable number and placement of monitoring positions would be decided during any site visit. Acceptable Music Noise Levels, at the boundary of sensitive receptors, would be set with consideration to the current Code of Practice on Environmental Noise Control from Concerts (1995). The Noise Management Plan would address issues relating to the siting and screening of generators and plant.

It is noted that an Event Management Plan would be approved through a Safety Advisory Group (SAG) process. Issues pertaining to lighting, site set up and take down and waste disposal will be adequately addressed through this process.

In summary, our department would not object to premises license subject to the above stipulation. The potential for Public Nuisance would be adequately control through the above measures.

Any queries, please do not hesitate to contact.

Kind regards

Paul Thomson

Senior Environmental Protection Officer
Environmental Protection
Chichester District Council

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From: Helena Giudici

Sent: 26 November 2019 17:02

To: dcplanning shared; Environmental Protection Work; Health Protection; Home Office; Local Safeguarding Childrens Board; Sussex Police; Trading Standards; West Sussex Fire and Rescue Service; West Sussex Public Health

Subject: 19/02302/LAPRE - Oaklands Park, Chichester - New Premises Licence Application

Dear Sir or Madam,

Licensing Act 2003

Brand Events TM Limited

Tom Kerridge Presents Pub in the Park Oaklands Park Wellington Road Chichester West Sussex

Case Reference Number: 19/02302/LAPRE

Valid Application - Premises Licence

I write to you as a 'Responsible Authority' under the Licensing Act 2003 (the 'Act') regarding the above application. Therefore, please find attached the application form and associated papers.

The period for representations to be submitted by any of the Responsible Authorities or any other person to this Licensing Authority (the 'Authority') has commenced, although these must be received by no later than the end of the **24th December 2019**.

If this Authority receives a relevant representation(s), then it is a requirement that the Authority holds a hearing to determine the application, unless the Authority, applicant and each person who has made a representation agrees that a hearing is unnecessary. If however there are no relevant representations received, the Premises Licence will be prepared and subsequently granted.

Should you have any questions in relation to the above, please do not hesitate to contact me.

Yours faithfully

Helena Giudici

Licensing Assistant (Technical)
Licensing
Chichester District Council

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