Amanda Allinson

 From:
 Peter Lawson

 Sent:
 15 June 2022 09:48

To: Licensing

Cc: The Licensing Guys [Licensing]

Subject: The Shire Grill- Premises Licence Variation Application- Further Environmental

Health Comments in support of Representation

Categories: Amanda

For the avoidance of doubt.

Environmental Health have not withdrawn our representation in respect of the application to vary the Licence to include the Marquee within the Premises Licence.. Environmental Health object to the Marquee being licensed for regulated entertainment .For the reasons set out in the representation.

WE have received complaints about noise from the Marquee in respect of the Following dates:-

-13th April -when regulated entertainment was said to be taking place without a licence,

30th May 2022 When regulated entertainment took place with a TEN and officers heard noise intrusive into the complainants house as described in the representation

8th June 2022when sound of music from the premises was said to be intrusive into houses at Mather Croft and Bank Croft.

During our investigation of the complaint about 8th June-, we were informed by the complainant that withdrawal of neighbour objections to the Licence variation had been procured by the Licensing Guys(agents for the applicant) on the basis that Environmental Health had "agreed terms". If that is the case then the applicant or the agent has misunderstood the Environmental Health position and inadvertently mis represented it.

The control of noise from the Marquee is needed before 11pm. WE are concerned that including it within the existing premises licence will render it subject to the exemption for entertainment in licensed premises before 11pm.

On 30th May the applicants noise management plan failed and Officers heard noise of music and announcements intrusive into the neighbours bedroom. The applicant has submitted a Ten for Regulated Entertainment in the Marquee and garden on 26th June for recorded music and dancing.

The decision to put a disco in the marquee is at odds with principles of risk assessment and control set down in their noise management plan . This has undermined our confidence in the applicant.

WE are not confident to rely upon any informal agreement about the Licence, made outside of the Licence hearing but seek enforceable conditions applied by the Licensing Panel. If the panel find they cannot apply suitable enforceable conditions to control the noise before 11pm then we seek rejection of the application so as to protect local residents from noise nuisance.

Kind regards

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