

HELLON, Richard

From: LICENSING (Cheshire East)
Sent: 16 November 2020 11:47
To: [REDACTED]
Cc: [REDACTED]
Subject: FW: Tytherington Club Application for a Premises License, Licensing Act 2003.

From: [REDACTED]
Sent: 15 November 2020 11:31
To: LICENSING (Cheshire East) [REDACTED]
Subject: Tytherington Club Application for a Premises License, Licensing Act 2003.

We wish to object in the strongest terms to the latest incursion by the Tytherington Club into the wellbeing of house owners and residents that dwell alongside the club.

To put the latest application, for effectively it the right to create noise on a 24/7 basis with impunity, we should look at the context of his application. The houses that border the Club were built in 1986 prior to the many extensions to the Club. These include: building of a swimming pool; building of the entertainment suite which doubled the footprint of the Club; doubling the size of the car park to accommodate more visitors. Increasing the size of the original approved plan, for the nearly completed hotel, by over a third.

Throughout this huge development there has been no attempt by the various owners of the Club to meet and discuss with their neighbours their intentions plans, or listen to the genuine concerns of the residents. They have no consideration for anything other than its selfish pursuit of profit maximisation.

Specifically in relation to the application of a huge drinks and music licence extension, we object on the basis of the likely increase in crime and disorder that follows allowing anyone over the age of 18 the ability to drink until 2.00am every day. This will inevitably result in people passing by the houses after a night of revelry causing problems as they go. We already suffer from beer glasses tossed into gardens and this will only get worse. There is the potential for actual damage and increased crime due to opportunistic activity when most people are trying to get some sleep.

Secondly the inclusion of an indoor and outdoor music licence will create further disruption and unacceptable levels of noise which will penetrate houses alongside the hotel. The Club does not have a good record in this regard with previous 'corporate' and team building events waking people in the early hours. Previous complaints have not resulted in a considerate response, they have been largely ignored. Playing music outdoors will carry over large distances and should not be permitted in what is a residential area.

The net effect of increased drinking hours and of loud, definitely, and inevitably, causes local residents increased nuisance and disturbance. This should not be allowed. We have to live in the neighbourhood and do not have the luxury of closing the doors and going home, away from the disturbances to get some sleep.

Finally there is a public safety aspect to consider. With the opportunity to drink freely over extended periods the risk of drunken behaviour increases exponentially. As the Club is in a quiet residential area with no transport services available, this increases the prospect of people driving cars whilst under the influence of alcohol, or people staggering home on foot. We already have to endure late night revelry with people running and staggering around the place and the place is supposed to close at 'normal' closing times, goodness knows what extended drinking times would bring.

Please register our objections to this and any subsequent extensions to the drinks and licensing licence.

