



The Licensing Section

Cheshire East Council

Municipal Buildings

Earl Street

Crewe CW1 2BJ

19th November 2020

Dear sir,

I refer to the Application for a Premises Licence (28/10/20) by the Tytherington Club, which obviously relates to the opening of their hotel, on site on 30/11/20. Interestingly, the official notice appeared in the Macclesfield Express on 4/11/20. It is my understanding that the applicant for such a licence be it initial or change, has a statutory responsibility to display relevant notices in the proximity of the premises. No such notices have been displayed by The Tytherington Club.

We have lived here since September 1995 and as such have experience of their noisy "Party Nights".

I understand that all the presentations must be relevant to the following licencing objectives.

- 1 Prevention of crime and disorder.
- 2 Public safety,
- 3 The prevention of public nuisance.
- 4 The protection of children from harm.

--- Although we are a little way from the club the noise from their party nights on a summer evening frequently spoils a peaceful outdoor family gathering.

- Our bedroom faces [REDACTED] and after a good party – some party groups meandering up the road, shouting, singing, and, could you believe it, one night there was a fight – all this around midnight to 1am.
- Our garden is the only open garden on [REDACTED] (it used to be the [REDACTED] and you can guarantee a couple of empty alcohol bottles or cans plus crisp packets, thrown into our garden and discovered the next morning.

I would refer to 35.1 and 35.2 of the current licence.

“any noise emanating from the premises as such as not to cause annoyance to residents in this locality.”

“premises, including car parks, vacated quietly with proper supervision etc. etc.”

“notices at all positions of exit”.

Certainly, the management have not matched up to their responsibilities regarding 35.1 35.2 – AVOIDANCE OF NUISANCE.

The above points all relate to historical incidents.

Regarding the current application in hand – the main differences to the existing licence are: -

- 1 Sunday is now included in with the full week's timings.
- 2 Sale of and supplying alcohol extended to 2am
- 3 Recorded music indoors and outdoors 24hours per day

MAIN ADDITION -LIVE MUSIC – OUTDOORS -RECORDED MUSIC - OUTDOORS.

It is mere conjecture but the addition of the above three points will not lead to an improvement in present problems experienced by the local residents

My wife and I strongly oppose any extension to their drinking/ dancing and noise related hours, particularly the further provision of the word OUTSIDE.

Yours faithfully,

[REDACTED]

[REDACTED]