

3 2 8 3 0 4 0 3 0

Harrow Council, Licensing Section, P O Box 18, Station Road, Harrow.

Making a Representation against an Application (New or variation) for a premises licence or club premises certificate under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

Before completing this form please read the guidance notes at the end of the form
If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary.

You may wish to keep a copy of the completed form for your records.

I, Police Sergeant Carl Davis, make this representation under

the Licensing Act 2003 for the premises described in Part 1 below (delete as applicable)

Part 1 – Premises or club premises details

Postal address of premises or club premises, or if none, ordnance survey map reference or description	
Tithe Farm Sports & Social Club, 151 Rayners Lane , Harrow	
Post town Harrow	Post code HA2 OXH

Name of premises licence holder or club holding club premises certificate (if known)
Number of premises licence or club premises certificate (if known)

Part 2 - Applicant details

I am

1) an interested party (please complete (A) or (B) below)

Please tick byes

a) a person living in the vicinity of the premises

b) a body representing persons living in the vicinity of the premises

c) a person involved in business in the vicinity of the premises

d) a body representing persons involved in business in the vicinity of the premises

(C) DETAILS OF RESPONSIBLE AUTHORITY APPLICANT

Name and address Metropolitan Police South Harrow Police Station 74 Northolt Road South Harrow HA2 ODN
Telephone number (if any) 0208 733 3415
E-mail (optional)

This representation relates to the following licensing objective(s)

Please tick one or more boxes

- | | |
|---|-------------------------------------|
| 1) the prevention of crime and disorder | <input checked="" type="checkbox"/> |
| 2) public safety | <input checked="" type="checkbox"/> |
| 3) the prevention of public nuisance | <input checked="" type="checkbox"/> |
| 4) the protection of children from harm | <input checked="" type="checkbox"/> |

Please state the ground(s) for review (please read guidance note1)

This premises currently and historically has had a Club Registration Certificate that enables intoxicating liquor to be sold **only to club members and their guests**. Normal hours apply.

On 1st May 2005 at about 2350 hours police were called to the Club to 100 people fighting. On arrival there were several groups of Irish youths outside all dressed in formal wear. When officers spoke to staff it was ascertained that an Irish traveller family was having a function in the rear function room. Meanwhile the front bar was for members. Some fighting groups of the party spilled over from the Function room to the Members bar, then refused to leave so the police were called.

Though many people were there no one wished to make any allegations. No offences no police action taken. All was calm and police left.

A lamp post "flyer" (A4 poster on hardboard) was handed into Harrow Police Station on 10/10/2006 .

It stated:

=====

A pure tribute to Pink Floyd
www.pigfloyd.com

Pig Floyd The Wall

Tickets £7 in advance £8 on the door

Pig Floyd will be performing The Wall at

Tithe Farm Club

Doors Open 151 Rayners Lane Friday
at 2030 hours Harrow HA2 OXH 20/10/2006

Pre book tickets at www.*****.co.uk or call the dedicated ticket line T01*****

=====

Tithe Farm Sports & Social Club is a Club. It has a "Club Premises Certificate".

That means that it for the use (ONLY) of members and their guests.

There was no Temporary Event Notice (TEN) applied for.

Any persons attending as above and paying "on the door" or otherwise not being a member (you cannot get membership on the night !) would break the rules of the premises and the club in allowing it would break the law .

I contacted the club by telephone on the day the flyer was handed in however the Club Secretary was not there (Mr Andrew MARSHALL). I spoke to a Committee Member (Mr Ron SPREADBOROUGH) and explained the above facts. He did not deny that the club was hosting this event but blamed unnamed members of the band for advertising this event in this way .

Even without the advertising it appeared to me that those in responsible positions at the premises knew that non-members were likely to turn up to see this band in contravention of club rules.

This was particularly disappointing as some members of the committee have certainly assisted greatly to try and remove the use of class A drugs from the premises , both is designing out usage area in the toilets and upgrading the CCTV .

I advised that either the club cancelled this event - and holds none similar - or else if it went ahead then a "review " of the licence would be applied for.

The applicant has stated that an additional step they intend to take in order to prevent crime and disorder (Page 18 , paragraph b) they will " continue use of committee members on public function dates ". The nature of these public functions is not clarified.

In paragraph d) to prevent public nuisance the steps proposed are to " allow 30 mins drinking up time" , however when examining page 15 (section L) and page 16 (section M) the hours requested for supply of alcohol are 0200 and hours premises are open are 0200 hrs.

The Police representations are primarily concerned with:
" Hours Club Premises are open" , "Supply of Alcohol" , "Recorded Music" , "Anything off Similar Description" , "Performance of Dance " and " Live Music " "Provision of facilities for making music" "Provision of Facilities for entertainment" , " Provision of facilities for dancing" .

Those for "Plays " and "Indoor sporting events " are not objected to.

The terminal hours sought on a Sunday to Thursday are not compatible with police resources and I object to most strongly. Should the panel see fit to grant the terminal hours applied for I request as a minimum both conditions of full cost recovery of extra policing required and door supervisor provision.

With extended hours Door Supervision must be made a condition for Friday and Saturday nights.

In this borough the small number of premises that currently operate 'late' or regular extended hours have entertainment incorporated within these hours and as a condition of these hours.

These hours have been negotiated by use and proof of experience and by incorporating security measures into the conditions (e.g. door supervisors at a ratio of 1:50 patrons). This has vastly reduced the potential for disorder and has kept this borough a safer one.

I also consider that, considering the proximity of the premises to local houses, with regard impact of public nuisance on local residents the hours sought on all nights are excessive.

Since the premises has an outside drinking area it is also vital that a sensible terminal hour is fixed on the use of this area in order that no disturbance is caused to local residents.

There is no mention of a Central Station Alarm on page 18 and this must be a condition are reached the required standard below.

Crime Reductions Measures *****

Closed Circuit Television (CCTV) is required because it improves the perception of safety and allows monitoring of the whole premises. It must achieve the following:

- Visually confirm the nature of the crime committed.
- Identify the suspected criminal(s) visually for purposes of evidence and connect them with the crime.
- Provide evidence-supporting detail relating to the circumstances.
- Provide a linked record of the date, time and place of any image.
- Provide good quality colour images.
- Capture full frame shots of the heads and shoulders of all people exiting the premises from both entry and exit routes. This should ensure that images of criminals are captured whilst leaving the premises and discarding any facemasks, etc.
- Have the capability to record a full-length view of a person 1.92m tall, to occupy at least 60% of the image height, in at least one of the captured images.
- Be positioned externally above the rear door to cover any courtyard/garden area.
- Operate under existing light levels within the premises.
- Have the recording device located in a secure area or locked cabinet.
- Have a monitor to review images and recorded picture quality.
- Record images as near to real time as possible and where practical, personal attack buttons should be connected via the CCTV system, to change any time-lapse recording to real time.
- Be regularly maintained to ensure continuous quality of image capture and retention.
- Must comply with the Data Protection Act (DPA) and any applicable British Security Industry Association (BSIA) codes of practice.
- Have signage displayed in the customer area to advise that CCTV is in operation (DPA).
- Be operated by the correct procedures, to ensure an evidence trail is recorded and can be retrieved for evidential purposes.
- If the system is analogue, a library of 31 video tapes will be required for storage and rotation.

A monitored central station alarm is required and must be installed by either a NACOSS or SSAIB affiliated installer and must achieve the following:

The monitored security system must be equipped with a signal terminating at a recognised Alarm Receiving Centre (ARC) and must comply with the current version of the EN 50131-1 standard and be eligible for a police response as defined by the ACPO Policy on Police Response to Security Systems, Level 1 status.

This should incorporate fixed personal panic attack buttons for the use of staff behind the counter remoter panic buttons for staff when they are away from the counter area.

A safe controlled by a time delay method is required and must achieve the following:

Restrict access for at least three minutes, to deter criminals from accessing the surplus or reserve value during any robbery.

Have a drop facility with anti-fish mechanism.

Include the safe being either bolted to a solid wall and/or solid floor or buried in a solid wall and/or solid floor.

Tills must be regularly skimmed off, to reduce the impact should a robbery occur.

Signage must be displayed in the customer area, highlighting that access to cash and valuable items is controlled by time delay. Alternatively, where staff do not have access to the safe, a sign must state this fact. It is recommended that a time delay, visual countdown display is used, so that a robber/burglar can see that a time delay is in operation.

The Crime Prevention Officers will provide a leaflet about crime reduction for retailers, which incorporates robbery awareness. This must be shown to all members of staff on an annual basis and a record kept that this has been done, as part of your training procedure.

Training is not the responsibility of the Metropolitan Police Service.

Other security requirements:

A till guard is required to prevent easy access to cash in the till.

If a letterbox is fitted, it must be fireproof.

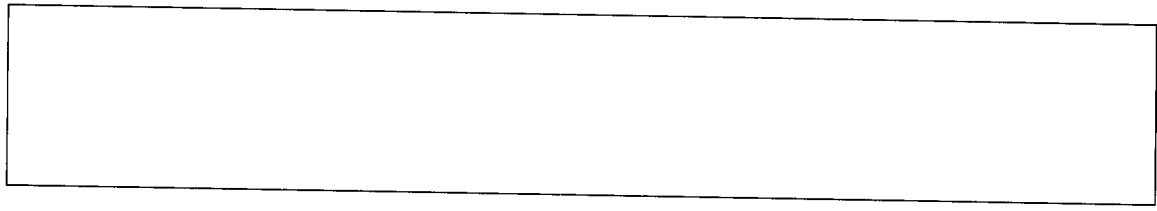
If the rear door is a designated fire escape route, it should be manufactured from steel and designed without visible external ironmongery. The push bar must operate shoot bolts to the top and bottom of the frame and be supported by a 5-lever mortice lock to be used outside opening hours. A 180-degree door viewer fitted to this door will enable you to see who is at the back door without having to open it first.

Where external storage areas are required for outside furniture, beer kegs, waste storage, wheelie bins, etc. they should be detached from the main building, so that they cannot be used as climbing aids.

I strongly request it be made a condition that any S.34 AWP machine at the premises be either emptied at night or fitted with appropriate recommended security device (e.g. a 'boot' or "metal roller shutter"). It can be seen that failure to make it a condition could lead to removal of this security measures with subsequent rise in crime.

There must be serious consideration given to the hours children are permitted on the premises.

Should any extension of opening hours be made then the corresponding "supply of alcohol hours must be made at least a ½ hour prior to the terminal hour in order to allow drinking up time.



Please provide as much information as possible to support the application (please read guidance note 2)

**Please tick
yes**

Have you made a representation relating to this premises before

NO

If yes please state the date of that representation, Day Month Year

15	08	2005
----	----	------

If you have made representations before relating to this premises please state what they were and when you made them

Representation made by me (held by local authority) in relation to previous application to vary – copy served correctly on applicant.

IT IS AN OFFENCE, LIABLE ON CONVICTION TO A FINE UP TO LEVEL 5 ON THE STANDARD SCALE [AMOUNT], UNDER SECTION 158 OF THE LICENSING ACT 2003 TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

Part 5 – Signatures (please read guidance note 3)

Signature of applicant or applicant's solicitor or other duly authorised agent. (please read guidance note 4)
If signing on behalf of the applicant please state in what capacity.

Signature

.....

Date..... 19th February 2007

.....

Capacity Police Licensing Officer

.....

Contact name (where not previously given) and address for correspondence associated with this application (please read guidance note 5)	
Post town	Post code
Telephone number (if any)	
If you would prefer us to correspond with you using an email address your e mail address (optional)	

Notes for Guidance

1. The ground(s) for representation must be based on one of the licensing objectives.
2. Please list any additional information or details for example dates of problems, which are included in the grounds for representation if available.
3. The application form must be signed.
4. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
5. This is the address, which we shall use to correspond with you about this representation.

Relevant Representations means;

- a) are about the likely effect of the grant of the premises licence or club premises certificate on the promotion of the licensing objectives,
- b) that the representation were made by an interested party or responsible authority within the period prescribed, 28 days from the application was advertised.
- c) in the case of representations made by an interested party (who is not also a responsible authority) that they are not, in the opinion of the relevant Licensing Authority, frivolous or vexatious.

Further restrictions apply relating to Police Representations on DPS's and representations on provisional statements. Please check with the Licensing Section.