Appendix 6.1

From:
Licensing (HAR)

To:
Image: Comparison of the state of the

Good morning,

The Wicked Wolf, Unit 3, The Royal Baths, Montpellier Road, Harrogate North Yorkshire HG1 2WL

PREMISES LICENCE APPLICATION LICENSING ACT 2003

Thank you for your email received on 9th July 2024 regarding the above application.

Representations must relate to one or more of the four licensing objectives of crime prevention, public safety, public nuisance and child protection.

- The prevention of crime and disorder. This relates to any crime, disorder or anti-social behaviour at the premises or related to the management of the premises. A licence holder/applicant cannot generally be held responsible for the conduct of individuals once they leave the premises;
- 2. Public safety. This relates to the safety of the public on the premises, for instance, fire safety, electrical circuitry, lighting, building safety or capacity, and first aid.
- 3. Prevention of public nuisance. This can relate to issues such as hours of operation, noise emanating from the premises, vibrations, lighting and litter.
- 4. Protection of children from harm. This relates to protecting children from the activities carried out on the premises whilst they are there. The law already provides special protections for children under 18 to buy alcohol.

Any comments cannot be considered if they relate to anything else, such as planning permission, the need for the premises, trade competition, or the effect on house prices. Frivolous and vexatious representations will also be rejected.

Your representation has been accepted and will be sent to the applicant who will be advised to give careful consideration and to contact this department should they wish to start negotiating with a view to resolving the issues you have raised. Should your concerns be resolved by this process you can withdraw your representation at any point.

I have attached conditions which have been agreed between the applicant and North Yorkshire Police.

If resolution cannot be reached and the representation is not withdrawn the application will be dealt with by a Licensing Sub-Committee hearing which will be arranged within 20 working days of the end of the consultation period. Please be

aware that the Licensing Authority has a maximum of two months from the original submission of the application to make a final determination so it is important that any negotiation is swiftly conducted.

Any representations submitted to the Licensing Authority will be forwarded to the applicant, or their representative, in an edited format removing any personal contact details, however your name and locality will be disclosed as per the Licensing Act 2003. Should the application require a Licensing sub-committee hearing your full details will be disclosed in the papers required for any such hearing.

Should you have any questions or require clarification on any particular point please do not hesitate to contact the Licensing Team.

Kind regards

Freja Lythgow

Technical Licensing Officer Licensing – Central Area North Yorkshire Council PO Box 787 Harrogate HG1 9RW

Tel: 0300 131 2 131

Contract Contract

Website: <u>www.harrogate.gov.uk</u>

Web: <u>www.northyorks.gov.uk</u>



OFFICIAL - SENSITIVE

From: John Moor Sent: Tuesday, July 9, 2024 3:15 PM To: Licensing (HAR) licensing.har@northyorks.gov.uk>

Cc: Cllr.Sam Gibbs <Cllr.Sam.Gibbs@northyorks.gov.uk> Subject: The Wicked Wolf - objection to proposed licensing hours.

My wife and I live metres from what was the Potting Shed and where there is a proposal for the Wicked Wolf.

I am writing to object to the application for licensing hours to continue until 3 am. Bearing in mind the proximity to our residential apartment block this proposal is wholly inappropriate. In particular we object to any proposal to increase the licensing hours in the beer garden to the side of the main building which for many years has been restricted to a 10 pm finish time. In fact the Potting Shed closed the beer garden by 10 pm and customers were not permitted to drink

there from that time. We think this is good practice and should continue.

Again, because of our proximity to this building, it is highly likely that noise levels would contravene the Noise Act 1996 and would attract further disputes from ourselves and other residents in the area. I suggest the licensing hours should not extend beyond midnight, although of course there could still be objections to noise disturbance from 11pm.

I would be happy to discuss further if you wish.

John Moor Tel: