



LICENSING SUB-COMMITTEE

Meeting to be held on: **16 December 2021 at 10.00 am**

Meeting to be held at: **Walsall Council House, Lichfield Street, Walsall, WS1 1TW**

Accessible via: <https://youtu.be/u0z6YVKoJGg>

MEMBERSHIP: Councillor S. Cooper
Councillor S. Samra
Councillor V. Waters

A G E N D A

PART I - PUBLIC SESSION

1. Appointment of Chair
2. Welcome
3. Apologies
4. Declarations of Interest
5. Application for a Premises Licence under Section 17 of the Licensing Act 2003 in respect of the Stick and Wicket Club, The Green, Aldridge, Walsall, WS9 8NH

Schedule 12A to the Local Government Act, 1972 (as amended)

Access to information: Exempt information

Part 1

Descriptions of exempt information: England

1. Information relating to any individual.
2. Information which is likely to reveal the identity of an individual.
3. Information relating to the financial or business affairs of any particular person (including the authority holding that information).
4. Information relating to any consultations or negotiations, or contemplated consultations or negotiations, in connection with any labour relations matter arising between the authority or a Minister of the Crown and employees of, or office holders under, the authority.
5. Information in respect of which a claim to legal professional privilege could be maintained in legal proceedings.
6. Information which reveals that the authority proposes:
 - (a) to give any enactment a notice under or by virtue of which requirements are imposed on a person; or
 - (b) to make an order or direction under any enactment.
7. Information relating to any action taken or to be taken in connection with the prevention, investigation or prosecution of crime.
8. Information being disclosed during a meeting of a Scrutiny and Performance Panel when considering flood risk management functions which:
 - (a) Constitutes a trades secret;
 - (b) Its disclosure would, or would be likely to, prejudice the commercial interests of any person (including the risk management authority);
 - (c) It was obtained by a risk management authority from any other person and its disclosure to the public by the risk management authority would constitute a breach of confidence actionable by that other person.

The Relevant Authorities (Disclosable Pecuniary Interests) Regulations 2012

Specified pecuniary interests

The pecuniary interests which are specified for the purposes of Chapter 7 of Part 1 of the Localism Act 2011 are the interests specified in the second column of the following:

Subject	Prescribed description
Employment, office, trade, profession or vocation	Any employment, office, trade, profession or vocation carried on for profit or gain.
Sponsorship	<p>Any payment or provision of any other financial benefit (other than from the relevant authority) made or provided within the relevant period in respect of any expenses incurred by a member in carrying out duties as a member, or towards the election expenses of a member.</p> <p>This includes any payment or financial benefit from a trade union within the meaning of the Trade Union and Labour Regulations (Consolidation) Act 1992.</p>
Contracts	<p>Any contract which is made between the relevant person (or a body in which the relevant person has a beneficial interest) and the relevant authority:</p> <p>(a) under which goods or services are to be provided or works are to be executed; and</p> <p>(b) which has not been fully discharged.</p>
Land	Any beneficial interest in land which is within the area of the relevant authority.
Licences	Any licence (alone or jointly with others) to occupy land in the area of the relevant authority for a month or longer.
Corporate tenancies	<p>Any tenancy where (to a member's knowledge):</p> <p>(a) the landlord is the relevant authority;</p> <p>(b) the tenant is a body in which the relevant person has a beneficial interest.</p>
Securities	<p>Any beneficial interest in securities of a body where:</p> <p>(a) that body (to a member's knowledge) has a place of business or land in the area of the relevant authority; and</p> <p>b) either:</p> <p>(i) the total nominal value of the securities exceeds £25,000 or one hundredth of the total issued share capital of that body; or</p> <p>(ii) if the share capital of that body is more than one class, the total nominal value of the shares of any one class in which the relevant person has a beneficial interest exceeds one hundredth of the total issued share capital of that class.</p>

Information to accompany notice of hearing

Rights of a Party

- Subject to Regulations 14(2) and 25 *, a party may attend the hearing and may be assisted or represented by any person whether or not that person is legally qualified.
- At the hearing, a party shall be entitled to -
 - (a) in response to a point upon which the Authority has given notice to a party that it will want clarification, give further information in support of their application, representations or notice (as applicable);
 - (b) if given permission by the Authority, question any other party; and
 - (c) address the Authority.

(* Regulation 14(2) states “The Licensing Authority may exclude the public from all or part of a hearing where it considers that the public interest in so doing outweighs the public interest in the hearing, or that part of the hearing, taking place in public.” Regulation 25 states “The Authority may require any person attending the hearing who, in their opinion, is behaving in a disruptive manner to leave the hearing and may -

- (a) refuse to permit that person to return; or
- (b) permit him to return only on such conditions as the Authority may specify.

but such person may, before the end of the hearing, submit to the Authority in writing any information which they would have been entitled to give orally had they not been required to leave”).

Non-attendance of a party at the hearing

- (1) If a party has informed the Authority that he does not intend to attend or be represented at a hearing, the hearing may proceed in his absence.
- (2) If a party who has not so indicated, fails to attend or be represented at a hearing, the Authority may -
 - (a) where it considers it to be necessary in the public interest, adjourn the hearing to a specified date; or
 - (b) hold the hearing in the party's absence.

- (3) Where the Authority holds the hearing in the absence of a party, the Authority shall consider at the hearing the application, representations or notice made by that party.
- (4) Where the Authority adjourns the hearing to a specified date, it must forthwith notify the parties of the date, time and place to which the hearing has been adjourned.

Procedure to be followed at the hearing

- At the beginning of the hearing, the Authority shall explain to the parties the procedure that will be followed and shall consider any request by a party for permission for another person to appear at the hearing.
- The hearing will usually be conducted in public, although the Sub-Committee may exclude the public from all or part of a hearing where it is considered expedient.
- The hearing will take the form of a discussion led by the Authority and cross-examination will not normally be permitted unless the Authority considers that cross-examination is required for it to consider the representations, application, or notice, as the case may require.
- The hearing will proceed as follows:-
 1. The Chair to open the meeting, introducing Members and officers to all parties, members of the public, explain the nature of the application and the procedure to be followed.
 2. The applicant or their representative; relevant Authorities or their representatives; objectors or their representative to introduce themselves to the Sub-Committee.
 3. The Chair to ensure everyone has a full copy of documents for the hearing and to deal with any preliminary issues that may affect the hearing, for example, an application for an adjournment to consider fresh or late evidence.
 4. The Licensing Officer to tender a report to the Sub-Committee, outlining the application, any relevant representations and relevancies to the Local Authority licensing policy statement and statutory guidance.
 5. The Sub-Committee or other parties to seek points of clarification from the Licensing Officer on his report, if necessary.
 6. The responsible Authorities, or their representatives, to make relevant representations in relation to the application.
 7. The applicant and other interested parties to ask questions of the responsible Authorities in relation to their representations.
 8. Sub-Committee Members to ask relevant questions of the responsible Authorities in relation to their representations.
 9. Interested parties to be invited, if they wish to, to make relevant representations to the Sub-Committee.
 10. The applicant or person representing them to ask questions of the interested parties in relation to their representations.

11. Sub-Committee Members to ask relevant questions of the interested parties in relation to their representations.
12. The applicant, or their representative, to present their case to the Sub-Committee.
13. The responsible Authorities, or their representatives, to ask questions of the applicant.
14. The interested parties, or their representative, to ask questions of the applicant.
15. The Sub-Committee to ask questions of the applicant.
16. The Chair to invite any parties making representations, and the applicant, to briefly summarise their case, if they wish.
17. The Chair will check that the parties have said all that they wish to.
18. The Sub-Committee will then decide on the matter in private and all persons, except the legal advisor and the Committee administrator, will withdraw from the hearing.
19. All the parties will then be recalled and the decision of the Sub-Committee will be delivered, including any conditions placed on the licence (if granted) and the licensing objective that they relate to.

Determinations

- In most cases, the Sub-Committee will make a determination at the conclusion of the hearing. In all cases, the determination will be in writing, giving reasons for the decision.
- The Sub-Committee will consider its final decision in private, accompanied by the Legal Officer and the Committee Clerk. Any legal advice given to Members of the Sub-Committee will be repeated by the Legal Officer to the parties when the decision is announced publicly.

Action following receipt of notice of hearing

- (1) A party shall give to the Authority, within the period of time provided for in the following provisions of this Regulation, a notice stating -
 - (a) whether he intends to attend or be represented at the hearing;
 - (b) whether he considers a hearing to be unnecessary.
- (2) In a case where a party wishes any other person (other than the person he intends to represent him at the hearing) to appear at the hearing, the notice referred to in Paragraph (1) shall contain a request for permission for such other person to appear at the hearing accompanied by details of the name of that person and a brief description of the point or points on which that person may be able to assist the Authority in relation to the application, representations or notice of the party making the request.
- (3) In the case of a hearing under -
 - (a) Section 48(3)(a) (cancellation of interim authority notice following police objection); or
 - (b) Section 105(2)(a) (counter notice following police objection to temporary event notice),

the party shall give the notice no later than one working day before the day or the first day on which the hearing is to be held.
- (4) In the case of a hearing under -
 - (a) Section 167(5)(a) (review of Premises Licence following Closure Order);
 - (b) Paragraph 4(3)(a) of Schedule 8 (determination of application for conversion of existing licence);
 - (c) Paragraph 16(3)(a) of Schedule 8 (determination of application for conversion of existing Club Certificate); or
 - (d) Paragraph 26(3)(a) of Schedule 8 (determination of application by holder of Justices Licence for grant of Personal Licence),

the party shall give the notice no later than two working days before the day or the first day on which the hearing is to be held.
- (5) In any other case, the party shall give the notice no later than five working days before the day or the first day on which the hearing is to be held.

Right to dispense with hearing if all parties agree

- (1) An Authority may dispense with holding a hearing if all persons required by the Act to agree that such a hearing is unnecessary, other than the Authority itself, have done so by giving notice to the Authority that they consider a hearing to be unnecessary.
- (2) Where all the persons required by the Act to agree that a hearing is unnecessary have done so in accordance with Paragraph (1), the Authority, if it agrees that a hearing is unnecessary, must forthwith give notice to the parties that the hearing has been dispensed with.

Withdrawal of representations

A party who wishes to withdraw any representations they have made may do so -

- (a) by giving notice to the Authority no later than 24 hours before the day or the first day on which the hearing is to be held; or
- (b) orally at the hearing.

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LICENSING SUB-COMMITTEE
ORDER OF PROCEEDINGS

1. Introductions.
2. Licensing Officer to present report outlining the application, relevant representations and relevance to the Local Authority licensing policy statement and statutory guidance.
3. Questions to the Licensing Officer from the Sub-Committee or other parties.
4. The responsible Authorities to make relevant representations in relation to the application.
5. The applicant, interested parties and Sub-Committee to ask questions of the responsible Authorities.
6. Interested parties to make representations.
7. The applicant, responsible Authorities and Sub-Committee to ask questions of the interested parties.
8. The applicant to present their case.
9. Responsible Authorities, interested parties and Sub-Committee to ask questions of the applicant.
10. All parties to briefly summarise their case.
11. The Chair to check that all parties have said all they wish to.
12. The Sub-Committee to deliberate in private, all persons except the Legal Adviser and Committee Administrator, to withdraw from the hearing.
13. All parties to be recalled and advised of the Sub-Committee's decision and inform parties in regard to the right of appeal to the Magistrates Court under Section 181 of the Licensing Act 2003

Appointment of Chair

Welcome

Apologies

Declarations of Interest

The Stick & Wicket (Aldridge)



REPORT OF THE DIRECTOR OF RESILIENT COMMUNITIES TO THE

LICENSING SUB – COMMITTEE

16 DECEMBER 2021

APPLICATION FOR A PREMISES LICENCE UNDER SECTION 17 OF THE

LICENSING ACT 2003

**The Stick & Wicket Club
The Green
Aldridge
Walsall
WS9 8NH**

1. Summary of Report

- 1.1. The purpose of this report is for the Licensing and Safety Sub-Committee to determine an application made under Section 17 of the Licensing Act 2003 for a new premises licence in respect of The Stick & Wicket Club.
- 1.2. The application was submitted by Ian Rushton (JL Licence and Retail), on behalf of The Stick & Wicket (Aldridge) Limited (the applicant).
- 1.3. During the consultation period the licensing authority received representations to the application from other persons. Members are to consider the representation.

2. Recommendations

- 2.1 Members are to consider the application and determine whether the application can be granted as applied for, granted with modifications or conditions or the application may be refused.

3. Background Information

- 3.1. The application for a premises licence, attached as **Appendix 1**, was received by the Licensing Authority on 29 July 2021.
- 3.2. A summary of the licensed activities and times applied for is provided in the table below:

Licensable Activities	Days	From	To
Provision of plays (Indoors)	Monday to Sunday	11:00	01:00
Provision of Films (Indoors)	Monday to Sunday	11:00	01:00
Indoor Sporting Events	Monday to Sunday	11:00	01:00
Live Music (Indoors & Outdoors)	Monday to Sunday	11:00	00:30
Recorded Music (Indoors & Outdoors)	Monday to Sunday	11:00	01:00
Performance of Dance (Indoors & Outdoors)	Monday to Sunday	11:00	01:00
Anything Similar to Live, Recorded Music or Performance of Dance (Indoors & Outdoors)	Monday to Sunday	11:00	01:00
Supply of Alcohol for (consumption On & Off the premises) Outdoor	Monday to Sunday	11:00	01:00
Late Night Refreshment (Indoors)	Monday to Sunday	23:00	01:00
Public Opening Times	Monday to Sunday	10:00	01:30

Sale of Alcohol will terminate at 22:45. Terminal hours for licensable activities such as Live, Recorded Music & Performance of Dance which will take place on the cricket field will be until 22:30.

- 3.3 Sean Fleetwood has been nominated as the Designated Premises Supervisor.
- 3.4 The premises currently holds a Club Premises Certificate under the Licensing Act 2003. A copy of the certificate is attached as **Appendix 2**.
- 3.5 A street map of the locality is attached as **Appendix 3**.

- 3.6 In accordance with the prescribed application criteria specified in the Licensing Act 2003, the application was served on all statutory 'responsible authorities'.
- 3.7 The Licensing Act 2003 specifies that new premises licence applications must be advertised in the following ways:
- a) by way of a blue site notice displayed on the premises for a statutory consultation period of 28 consecutive days, starting the day after the application is complete and valid;
 - b) by the publication of a licensing notice placed in a newspaper circulating within the area of the premises, by the tenth working day of the consultation period; and
 - c) the Licensing Authority must advertise the application on its website for the duration of the consultation period.
- 3.8 This combination of requirements ensures that 'other persons', regardless of their status or geographic proximity to the premises, are aware that an application for a premises licence has been made and of their right and opportunity to comment, should they wish to do so.
- 3.9 The blue notice was displayed and the newspaper notice published in accordance with the requirements of the Licensing Act 2003.
- 3.10 Any responsible authority, or other person, may submit a representation to the Licensing Authority however, only relevant representations, received during the advertised consultation period, may be considered when determining the application.

4. Representations

4.1. Representations from Responsible Authorities

The Licensing Authority received the following responses to the consultation from responsible authorities:

West Midlands Fire Service

On the 12th August 2021, West Midlands Fire Service submitted a representation to the grant of the premises licence which was then subsequently withdrawn on the 23rd August 2021 following an agreement of undertakings with the applicant's agent. A copy of the emails and undertakings document are attached as **Appendix 4**.

Community Protection

On 17 August 2021 the Community Protection Team commented that there are no comments/concerns in relation to this application. A copy is attached as **Appendix 5**.

West Midlands Police

On 17 August 2021 the Police Licensing Officer confirmed that West Midlands Police have mediated conditions with the applicant's agents. A further email was received on the 18 June 2021 from West Midlands Police in support of their representation. A copy of the mediated conditions and supporting document are attached as **Appendix 6**.

Children's Services

On the 26 August 2021, Children's Services responded to say they have no comments/concerns in relation to this application. A copy of the response is attached as **Appendix 7**.

Environmental Health

On the 25 August 2021, Environmental Health responded to say that they have no objections to make to the licence application. A copy of the response is attached as **Appendix 8**.

Other responsible authorities

No comments were received from any other responsible authorities in relation to this application.

4.2. Representations from 'other persons'

The Licensing Authority is in receipt of 22 representations from 'other persons' objecting to the grant of the licence on the grounds of Crime & Disorder, Public safety, Public Nuisance and the Protection of Children from Harm. Copies of the representations are attached as **Appendix 9**.

- 4.3 The applicant's agent tried to mediate the concerns raised by the residents. The applicants were unable to mediate on this occasion. Copies of responses and withdrawal of a representation following the mediation are attached as **Appendix 10**.

5. Cumulative Impact Policy

- 5.1. The premises does not fall within the councils' cumulative impact area, therefore the cumulative impact policy does not apply to this application.

6. Walsall Council Licensing Policy

- 6.1. **Appendix 11** is a link to Walsall Council's Statement of Licensing Policy.

7. Resource Considerations

- 7.1. **Financial:** Application fees are set by central government and are non-refundable. The Licensing Authority would have to cover the cost of any successful appeals made to magistrate's court.

7.2. Any decision taken by the Licensing Authority may be appealed to the Magistrates' Court. The Licensing Authority would have to bear the costs of defending such an appeal.

7.3. **Legal:** Licensing Act 2003, section 10 (4) (i) states:
*"Arrangements may not be made under subsection (1) or (2) for the discharge by an officer of—
(a) any function under—
(i) section 18(3) (determination of application for premises licence where representations have been made)".*

Any representations received must be relevant to the likely effect on the promotion of the licensing objectives in respect of the application received, namely: Prevention of Crime and Disorder, Public Safety, Prevention of Public Nuisance, Protection of Children from Harm. Representations which are not relevant must be rejected.

7.4. The Licensing Authority upon receipt of relevant representations and only if it is considered to be appropriate to promote the licensing objectives may consider attaching additional conditions, modifying existing conditions as given in the operating schedule, or to reject the application.

7.5. Any conditions further imposed by the committee must be appropriate and should be tailored to the size, style, characteristics and activities taking place at the premises. They should not be merely aspirational and should not go further than what is needed for that purpose.

7.6. Walsall Council has stated that at all times the Licensing Authority will try to strike a fair balance between the benefits to the community of a licensed venue and the risk of disturbance to local residents.

7.7. The Licensing Sub Committee must have due regard to the licensing authorities licensing policy statement and the statutory guidance issued under section 182 of the Licensing Act 2003.

8. Section 182 Guidance:

8.1. The section 182 guidance issued under the licensing act 2003 states:
"Licensing authorities should look to the police as the main source of advice on crime and disorder."

8.2. The need for licensed premises 14.19 - There can be confusion about the difference between the "need" for premises and the "cumulative impact" of premises on the licensing object "Need" concerns the commercial demand for another pub or restaurant or hotel and is a matter for the planning authority and for the market. This is not a matter for a licensing authority in discharging its licensing functions or for its statement of licensing policy.

- 8.3. 14.42 The absence of a CIA does not prevent any responsible authority or other person making representations on an application for the grant or variation of a licence on the grounds that the premises will give rise to a negative cumulative impact on one or more of the licensing objectives, However, in each case it would be incumbent on the person making the representation to provide relevant evidence of cumulative impact.
- 8.4. Paragraph 9.4. A representation is “relevant” if it relates to the likely effect of the grant of the licence on the promotion of at least one of the licensing objectives.

9. Relevant Representations

- 9.1. In determining whether a representations is ‘relevant’, and may therefore be taken into account, the Sub-Committee must have regard to Sections 18(6) and 18(7) of the Licensing Act 2003, which state:

- 9.2. 18 (6) For the purposes of this section, “relevant representations” means representations which—
- (a) are about the likely effect of the grant of the premises licence on the promotion of the licensing objectives;
 - (b) meet the requirements of subsection (7);
 - (c) if they relate to the identity of the person named in the application as the proposed premises supervisor, meet the requirements of subsection (9); and
 - (d) are not excluded representations by virtue of section 32 (restriction on making representations following issue of provisional statement).

18 (7) the requirements of Section 18 subsection (7), referenced above, are—

- (a) that the representations were made by a responsible authority or other person] within the period prescribed under section 17(5)(c);
- (b) that they have not been withdrawn; and
- (c) in the case of representations made by a person who is not a responsible authority , that they are not, in the opinion of the relevant licensing authority, frivolous or vexatious

9.3. Licensing Objectives

The Licensing Objectives are:

- The prevention of crime and disorder;
- The prevention of public nuisance;

- The protection of children from harm; and
 - Public Safety.
- 9.4. For example, a representation from a local businessperson about the commercial damage caused by competition from new licensed premises would not be relevant. On the other hand, a representation by a businessperson that nuisance caused by new premises would deter customers from entering the local area, and the steps proposed by the applicant to prevent that nuisance were inadequate, would be relevant.
- 9.5. In other words, representations should relate to the impact of licensable activities carried on from premises on the objectives. For representations in relation to variations to be relevant, they should be confined to the subject matter of the variation.
- 9.6. There is no requirement for a responsible authority or other person to produce a recorded history of problems at premises to support their representations, and in fact this would not be possible for new premises.
- 9.7. Conditions should be targeted on deterrence and preventing crime and disorder including the prevention of illegal working in licensed premises (see paragraph 10.10). For example, where there is good reason to suppose that disorder may take place, the presence of closed-circuit television (CCTV) cameras both inside and immediately outside the premises can actively deter disorder, nuisance, anti-social behaviour and crime generally.

Some licence holders may wish to have cameras on their premises for the prevention of crime directed against the business itself, its staff, or its customers. But any condition may require a broader approach, and it may be appropriate to ensure that the precise location of cameras is set out on plans to ensure that certain areas are properly covered and there is no subsequent dispute over the terms of the condition.

- 9.8. The 2003 Act enables licensing authorities and responsible authorities, through representations, to consider what constitutes public nuisance and what is appropriate to prevent it in terms of conditions attached to specific premises licences and club premises certificates. It is therefore important that in considering the promotion of this licensing objective, licensing authorities and responsible authorities focus on the effect of the licensable activities at the specific premises on persons living and working (including those carrying on business) in the area around the premises which may be disproportionate and unreasonable. The issues will mainly concern noise nuisance, light pollution, noxious smells and litter.

- 9.9. Applicants have the opportunity to demonstrate how they intend to promote the licensing objectives through the operating schedule, section 8.41 of the guidance states: “in completing an operating schedule, applicants are expected to have regard to the statement of licensing policy for their area.

They must also be aware of the expectations of the licensing authority and the responsible authorities as to the steps that are appropriate for the promotion of the licensing objectives, and to demonstrate knowledge of their local area when describing the steps they propose to take to promote the licensing objectives. Licensing authorities and responsible authorities are expected to publish information about what is meant by the promotion of the licensing objectives and to ensure that applicants can readily access advice about these matters. However, applicants are also expected to undertake their own enquiries about the area in which the premises are situated to inform the content of the application”.

- 9.10. Applicants are, in particular, expected to obtain sufficient information to enable them to demonstrate, when setting out the steps they propose to take to promote the licensing objectives, that they understand:

- the layout of the local area and physical environment, including crime and disorder hotspots, proximity to residential premises and proximity to areas where children may congregate;
- any risk posed to the local area by the applicants’ proposed licensable activities; and
- any local initiatives (for example, local crime reduction initiatives or voluntary schemes including local taxi-marshalling schemes, street pastors and other schemes) which may help to mitigate potential risks.

- 9.11. Applicants are expected to provide licensing authorities with sufficient information in this section to determine the extent to which their proposed steps are appropriate to promote the licensing objectives in the local area. Applications must not be based on providing a set of standard conditions to promote the licensing objectives and applicants are expected to make it clear why the steps they are proposing are appropriate for the premises.

- 9.12. Licensing authorities are best placed to determine what actions are appropriate for the promotion of the licensing objectives in their areas. All licensing determinations should be considered on a case-by-case basis. They should take into account any representations or objections that have been received from responsible authorities or other persons, and representations made by the applicant or premises user as the case may be.

- 9.13. The authority's determination should be evidence-based, justified as being appropriate for the promotion of the licensing objectives and proportionate to what it is intended to achieve.
- 9.14. The 2003 Act requires that licensing conditions should be tailored to the size, type, location and characteristics and activities taking place at the premises concerned. Conditions should be determined on a case-by-case basis and standardised conditions which ignore these individual aspects should be avoided. For example, conditions should not be used to implement a general policy in a given area such as the use of CCTV, polycarbonate drinking vessels or identity scanners where they would not be appropriate to the specific premises.
- 9.15. The Licensing Sub Committee may grant the application as requested, grant with additional/modified conditions attached to the premises licence or reject the application.
- 9.16. Where the applicant, responsible authority, or other persons is aggrieved by the decision of the Licensing Authority, appeal is to Magistrates Court where the reasonableness or otherwise of the decision will be tested.

10. Staffing issues:

None arising from this report.

11. Citizen Impact

- 11.1. Residents or businesses ('Other Persons') within the licensing authorities' area are able to submit 'relevant representations'

12. Community Safety

- 12.1. Issues raised in relation to potential public safety are addressed by committee through the decision making process.

13. Environmental Impact

- 13.1. Nothing arising from this report.

14. Performance and Risk Management Issues

- 14.1. Nothing arising from this report.

15. Equality Implications

- 15.1. Nothing arising from this report.

16. Consultation

16.1. Consultation/advertising is carried out in accordance with prescribed statutory regulation.

17. Associated Papers

Appendix 1 – Application.

Appendix 2 – Club Premises Certificate.

Appendix 3 – Location Plan

Appendix 4 – Representation and Mediation from West Midlands Fire Service

Appendix 5 – Response from Community Protection

Appendix 6 – West Midlands Police Mediated Conditions

Appendix 7 – Response from Children Services

Appendix 8 – Response from Environmental Health

Appendix 9 – Representations from Other Persons

Appendix 10 – Responses following Mediation

Appendix 11 – Link to Statement of Licensing Policy

18. Contact Officer

Sayful Alom, Team Leader (Licensing), Sayful.alom@walsall.gov.uk

Premises Licence Application Appendix 1

* required information

Section 1 of 21

You can save the form at any time and resume it later. You do not need to be logged in when you resume.

System reference	Not Currently In Use	This is the unique reference for this application generated by the system.
Your reference		You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.
Are you an agent acting on behalf of the applicant?		Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.
<input checked="" type="radio"/> Yes <input type="radio"/> No		

Applicant Details

* First name	THE STICK AND WICKET (ALDRIDGE) LIMITED	
* Family name	THE STICK AND WICKET (ALDRIDGE) LIMITED	
* E-mail		
Main telephone number		Include country code.
Other telephone number		
<input type="checkbox"/> Indicate here if the applicant would prefer not to be contacted by telephone		

Is the applicant:

- ☒ Applying as a business or organisation, including as a sole trader
☐ Applying as an individual

A sole trader is a business owned by one person without any special legal structure. Applying as an individual means the applicant is applying so the applicant can be employed, or for some other personal reason, such as following a hobby.

Applicant Business

Is the applicant's business registered in the UK with Companies House?	<input checked="" type="radio"/> Yes <input type="radio"/> No	Note: completing the Applicant Business section is optional in this form.
Registration number	10543085	
Business name	THE STICK AND WICKET (ALDRIDGE) LIMITED	If the applicant's business is registered, use its registered name.
VAT number	- 101051060	Put "none" if the applicant is not registered for VAT.
Legal status	Private Limited Company	

Continued from previous page...

Applicant's position in the business

DIRECTOR

Home country

United Kingdom

The country where the applicant's headquarters are.

Registered Address

Address registered with Companies House.

Building number or name

THE STICK AND WICKET CLUB

Street

THE GREEN

District

ALDRIDGE

City or town

WALSALL

County or administrative area

Postcode

WS9 8NH

Country

United Kingdom

Agent Details

* First name

IAN

* Family name

RUSHTON

* E-mail

Main telephone number

Include country code.

Other telephone number

☐ Indicate here if you would prefer not to be contacted by telephone

Are you:

☒ An agent that is a business or organisation, including a sole trader

A sole trader is a business owned by one person without any special legal structure.

☐ A private individual acting as an agent

Agent Business

Is your business registered in the UK with Companies House?

☐ Yes

☒ No

Note: completing the Applicant Business section is optional in this form.

Is your business registered outside the UK?

☐ Yes

☒ No

Business name

JL LICENCE AND RETAIL

If your business is registered, use its registered name.

VAT number

-

NONE

Put "none" if you are not registered for VAT.

Legal status

Sole Trader

Continued from previous page...

Your position in the business

Home country

The country where the headquarters of your business is located.

Agent Business Address

If you have one, this should be your official address - that is an address required of you by law for receiving communications.

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Section 2 of 21

PREMISES DETAILS

I/we, as named in section 1, apply for a premises licence under section 17 of the Licensing Act 2003 for the premises described in section 2 below (the premises) and I/we are making this application to you as the relevant licensing authority in accordance with section 12 of the Licensing Act 2003.

Premises Address

Are you able to provide a postal address, OS map reference or description of the premises?

☒ Address ☐ OS map reference ☐ Description

Postal Address Of Premises

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Further Details

Telephone number

Non-domestic rateable value of premises (£)

Section 3 of 21

APPLICATION DETAILS

In what capacity are you applying for the premises licence?

- ☐ An individual or individuals
- ☒ A limited company / limited liability partnership
- ☐ A partnership (other than limited liability)
- ☐ An unincorporated association
- ☐ Other (for example a statutory corporation)
- ☐ A recognised club
- ☐ A charity
- ☐ The proprietor of an educational establishment
- ☐ A health service body
- ☐ A person who is registered under part 2 of the Care Standards Act 2000 (c14) in respect of an independent hospital in Wales
- ☐ A person who is registered under Chapter 2 of Part 1 of the Health and Social Care Act 2008 in respect of the carrying on of a regulated activity (within the meaning of that Part) in an independent hospital in England
- ☐ The chief officer of police of a police force in England and Wales

Confirm The Following

- ☒ I am carrying on or proposing to carry on a business which involves the use of the premises for licensable activities
- ☐ I am making the application pursuant to a statutory function
- ☐ I am making the application pursuant to a function discharged by virtue of Her Majesty's prerogative

Section 4 of 21

NON INDIVIDUAL APPLICANTS

Provide name and registered address of applicant in full. Where appropriate give any registered number. In the case of a partnership or other joint venture (other than a body corporate), give the name and address of each party concerned.

Non Individual Applicant's Name

Name

STICK AND WICKET CLUB (ALDRIDGE)
LIMITED

Details

Registered number (where applicable)

10543085

[Page 34 of 159](#)

Description of applicant (for example partnership, company, unincorporated association etc)

Continued from previous page...

LIMITED COMPANY

Address

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

Contact Details

E-mail

Telephone number

Other telephone number

* Date of birth
dd mm yyyy

* Nationality [Documents that demonstrate entitlement to work in the UK](#)

Add another applicant

Section 5 of 21

OPERATING SCHEDULE

When do you want the premises licence to start? / /
dd mm yyyy

If you wish the licence to be valid only for a limited period, when do you want it to end / /
dd mm yyyy

Provide a general description of the premises

For example the type of premises, its general situation and layout and any other information which could be relevant to the licensing objectives. Where your application includes off-supplies of alcohol and you intend to provide a place for consumption of these off- supplies you must include a description of where the place will be and its proximity to the premises.

The Stick and Wicket has been licensed for many years, operating under a Club Premises Certificate (CPC).

The club is very well managed with an excellent track record of operating responsibly and promoting the licensing objectives.

Continued from previous page...

Looking forward, the club has decided to move away from the CPC and believe that a Premises Licence is now the obvious and natural way forward to enable the club to operate to its full capacity and potential - in a safe, legal and compliant fashion. In fact, several Authorities have previously suggested that a Premises Licence would be an appropriate way forward in terms of outdoor events.

The club has always committed to working closely with the Responsible Authorities in accordance with the Guidance and the spirit of the Licensing Act, and this will of course continue. The club has worked with the Safety Advisory Group in respect of several outdoor events, and these close working relationships will continue under the new proposed licensing arrangements.

Prior to submitting the application, we made three key responsible authorities (West Midlands Police, the Licensing Authority, and Environmental Health) aware of the plans, and discussions can of course continue during the consultation process. I

As part of this application, it is proposed to licence the cricket field immediately adjacent to the premises. A number of events have been held on the field, under TEN's, and moving forward, such events would be held under a premises licence.

A new site plan(s) is provided showing the layout of the premises (indoors), and the location of the field.

Outdoor events will be carefully considered and planned having regard to the nature, type and scale of the event, and of course to the licensing objectives.

The proposed times for licensable activities, in particular for the field, have been carefully considered and are considered reasonable and appropriate in terms of the licensing objectives.

If 5,000 or more people are expected to attend the premises at any one time, state the number expected to attend

Section 6 of 21

PROVISION OF PLAYS

[See guidance on regulated entertainment](#)

Will you be providing plays?

☒ Yes ☐ No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days of the week when you intend the premises to be used for the activity.

TUESDAY

Start

End

Start

End

Continued from previous page...

WEDNESDAY

Start	<input type="text" value="11:00"/>	End	<input type="text" value="01:00"/>
Start	<input type="text"/>	End	<input type="text"/>

THURSDAY

Start	<input type="text" value="11:00"/>	End	<input type="text" value="01:00"/>
Start	<input type="text"/>	End	<input type="text"/>

FRIDAY

Start	<input type="text" value="11:00"/>	End	<input type="text" value="01:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SATURDAY

Start	<input type="text" value="11:00"/>	End	<input type="text" value="01:00"/>
Start	<input type="text"/>	End	<input type="text"/>

SUNDAY

Start	<input type="text" value="11:00"/>	End	<input type="text" value="01:00"/>
Start	<input type="text"/>	End	<input type="text"/>

Will the performance of a play take place indoors or outdoors or both?

☒ Indoors ☐ Outdoors ☐ Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

LOCAL GROUPS ON OCCASION MAY WISH TO STAGE A PRODUCTION / PLAY AT THE PREMISES

State any seasonal variations for performing plays

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non standard timings. Where the premises will be used for the performance of a play at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 7 of 21

PROVISION OF FILMS

[See guidance on regulated entertainment](#)

Will you be providing films?

☒ Yes ☐ No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

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WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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SUNDAY

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Start

End

Will the exhibition of films take place indoors or outdoors or both?

☒ Indoors ☐ Outdoors ☐ Both

Where taking place in a building or other
structure tick as appropriate. Indoors may
include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

ON OCCASION, A LOCAL GROUP (FOR EXAMPLE), MAY WISH TO SHOW A FILM OR VIDEO PRESENTATION

Continued from previous page...

State any seasonal variations for the exhibition of film

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non standard timings. Where the premises will be used for the exhibition of film at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 8 of 21

PROVISION OF INDOOR SPORTING EVENTS

[See guidance on regulated entertainment](#)

Will you be providing indoor sporting events?

☒ Yes ☐ No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

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WEDNESDAY

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THURSDAY

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FRIDAY

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Continued from previous page...

SATURDAY

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SUNDAY

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End

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

INDOOR SPORTING EVENTS SUCH AS DARTS, SNOOKER, POOL ETC

State any seasonal variations for indoor sporting events

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for indoor sporting events at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 9 of 21

PROVISION OF BOXING OR WRESTLING ENTERTAINMENTS

[See guidance on regulated entertainment](#)

Will you be providing boxing or wrestling entertainments?

☐ Yes ☒ No

Section 10 of 21

PROVISION OF LIVE MUSIC

[See guidance on regulated entertainment](#)

Will you be providing live music?

☒ Yes ☐ No

Standard Days And Timings

Continued from previous page...

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

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WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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SUNDAY

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Start

End

Will the performance of live music take place indoors or outdoors or both?

☐ Indoors ☐ Outdoors ☒ Both

Where taking place in a building or other
structure tick as appropriate. Indoors may
include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not
exclusively) whether or not music will be amplified or unamplified.

MUSIC WILL BE AMPLIFIED AND UNAMPLIFIED.

THE PROPOSED TERMINAL HOUR FOR INDOORS IS 00:30 HOURS

THE PROPOSED TERMINAL HOUR FOR OUTDOORS IS 22:30 HOURS. THIS IS IN RESPECT OF THE CRICKET FIELD WHICH WILL
BE USED, ON OCCASION, FOR EVENTS

State any seasonal variations for the performance of live music

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Continued from previous page...

Non-standard timings. Where the premises will be used for the performance of live music at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 11 of 21

PROVISION OF RECORDED MUSIC

[See guidance on regulated entertainment](#)

Will you be providing recorded music?

☒ Yes ☐ No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

Start

End

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WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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End

Continued from previous page...

SUNDAY

Start

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End

Will the playing of recorded music take place indoors or outdoors or both?

☐ Indoors ☐ Outdoors ☒ Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

MUSIC WILL BE AMPLIFIED AND UNAMPLIFIED.

THE PROPOSED TERMINAL HOUR FOR INDOORS IS 0100 HOURS

THE PROPOSED TERMINAL HOUR FOR OUTDOORS IS 22:30 HOURS. THIS IS IN RESPECT OF THE CRICKET FIELD WHICH WILL BE USED, ON OCCASION, FOR EVENTS

State any seasonal variations for playing recorded music

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for the playing of recorded music at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 12 of 21

PROVISION OF PERFORMANCES OF DANCE

[See guidance on regulated entertainment](#)

Will you be providing performances of dance?

☒ Yes ☐ No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock. (e.g., 16:00) and only give details for the days of the week when you intend the premises to be used for the activity.

TUESDAY

Start

End

Start

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Continued from previous page...

WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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SUNDAY

Start End

Start End

Will the performance of dance take place indoors or outdoors or both?

☐ Indoors ☐ Outdoors ☒ Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

THE PROPOSED TERMINAL HOUR FOR INDOORS IS 0100 HOURS

THE PROPOSED TERMINAL HOUR FOR OUTDOORS IS 22:30 HOURS. THIS IS IN RESPECT OF THE CRICKET FIELD WHICH WILL BE USED, ON OCCASION, FOR EVENTS

State any seasonal variations for the performance of dance

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for the performance of dance at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Continued from previous page...

Section 13 of 21

PROVISION OF ANYTHING OF A SIMILAR DESCRIPTION TO LIVE MUSIC, RECORDED MUSIC OR PERFORMANCES OF DANCE

[See guidance on regulated entertainment](#)

Will you be providing anything similar to live music, recorded music or performances of dance?

☒ Yes ☐ No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

Start

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WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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SUNDAY

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End

Give a description of the type of entertainment that will be provided

Continued from previous page...

Will this entertainment take place indoors or outdoors or both?

☐ Indoors ☐ Outdoors ☒ Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

MUSIC WILL BE AMPLIFIED AND UNAMPLIFIED.

THE PROPOSED TERMINAL HOUR FOR INDOORS IS 0100 HOURS

THE PROPOSED TERMINAL HOUR FOR OUTDOORS IS 22:30 HOURS. THIS IS IN RESPECT OF THE CRICKET FIELD WHICH WILL BE USED, ON OCCASION, FOR EVENTS

State any seasonal variations for entertainment

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for entertainment at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 14 of 21

LATE NIGHT REFRESHMENT

Will you be providing late night refreshment?

☒ Yes ☐ No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

Start

End

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WEDNESDAY

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Continued from previous page...

THURSDAY

Start End

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FRIDAY

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SATURDAY

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SUNDAY

Start End

Start End

Will the provision of late night refreshment take place indoors or outdoors or both?

☒ Indoors ☐ Outdoors ☐ Both

Where taking place in a building or other structure tick as appropriate. Indoors may include a tent.

State type of activity to be authorised, if not already stated, and give relevant further details, for example (but not exclusively) whether or not music will be amplified or unamplified.

PROVISION OF HOT FOOD AND DRINKS

State any seasonal variations

For example (but not exclusively) where the activity will occur on additional days during the summer months.

Non-standard timings. Where the premises will be used for the supply of late night refreshments at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Continued from previous page...

SUPPLY OF ALCOHOL

Will you be selling or supplying alcohol?

☒ Yes ☐ No

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

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WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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SUNDAY

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Start

End

Will the sale of alcohol be for consumption:

☐ On the premises ☐ Off the premises ☒ Both

If the sale of alcohol is for consumption on
the premises select on, if the sale of alcohol
is for consumption away from the premises
select off. If the sale of alcohol is for
consumption on the premises and away
from the premises select both.

State any seasonal variations

For example (but not exclusively) where the activity will occur on additional days during the summer months.

INDOORS - UNTIL 01:00 HOURS

Page 48 of 159

OUTDOORS - UNTIL 22:45 HOURS

Continued from previous page...

Non-standard timings. Where the premises will be used for the supply of alcohol at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

State the name and details of the individual whom you wish to specify on the licence as premises supervisor

Name

First name	<div>SEAN</div>
Family name	<div>FLEETWOOD</div>
Date of birth	<div><div></div><div>dd</div><div>mm</div><div>yyyy</div></div>

Enter the contact's address

Building number or name	<div>THE STICK AND WICKET</div>
Street	<div>THE GREEN</div>
District	<div>ALDRIDGE</div>
City or town	<div>WALSALL</div>
County or administrative area	<div>WEST MIDLANDS</div>
Postcode	<div>WS9 8NH</div>
Country	<div>United Kingdom</div>
Personal Licence number (if known)	<div>TBC</div>
Issuing licensing authority (if known)	<div>WALSALL (IN DUE COURSE)</div>

PROPOSED DESIGNATED PREMISES SUPERVISOR CONSENT

How will the consent form of the proposed designated premises supervisor be supplied to the authority?

- ☐ Electronically, by the proposed designated premises supervisor
- ☒ As an attachment to this application

Reference number for consent form (if known)	<div></div>
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Continued from previous page...

If the consent form is already submitted, ask the proposed designated premises supervisor for its 'system reference' or 'your reference'.

Section 16 of 21

ADULT ENTERTAINMENT

Highlight any adult entertainment or services, activities, or other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children

Give information about anything intended to occur at the premises or ancillary to the use of the premises which may give rise to concern in respect of children, regardless of whether you intend children to have access to the premises, for example (but not exclusively) nudity or semi-nudity, films for restricted age groups etc gambling machines etc.

ALL EVENTS ORGANISED BY THE CLUB WILL CONTINUE TO HAVE FULL REGARD TO CHILD PROTECTION ISSUES.

Section 17 of 21

HOURS PREMISES ARE OPEN TO THE PUBLIC

Standard Days And Timings

MONDAY

Start

End

Start

End

Give timings in 24 hour clock.
(e.g., 16:00) and only give details for the days
of the week when you intend the premises
to be used for the activity.

TUESDAY

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WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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Continued from previous page...

SUNDAY

Start

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End

State any seasonal variations

For example (but not exclusively) where the activity will occur on additional days during the summer months.

OUTDOORS - EVENTS WILL BE FINISHED AND PATRONS OFF SITE NO LATER THAN 23:15 HOURS

Non standard timings. Where you intend to use the premises to be open to the members and guests at different times from those listed in the column on the left, list below

For example (but not exclusively), where you wish the activity to go on longer on a particular day e.g. Christmas Eve.

Section 18 of 21

LICENSING OBJECTIVES

Describe the steps you intend to take to promote the four licensing objectives:

a) General – all four licensing objectives (b,c,d,e)

List here steps you will take to promote all four licensing objectives together.

PLEASE SEE ATTACHED

b) The prevention of crime and disorder

PLEASE SEE ATTACHED

c) Public safety

PLEASE SEE ATACHED

d) The prevention of public nuisance

PLEASE SEE ATTACHED

Continued from previous page...

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e) The protection of children from harm

PLEASE SEE ATTACHED

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Section 19 of 21

NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

Continued from previous page...

Entitlement to work/immigration status for individual applicants and applications from partnerships which are not limited liability partnerships:

A licence may not be held by an individual or an individual in a partnership who is resident in the UK who:

- does not have the right to live and work in the UK; or
- is subject to a condition preventing him or her from doing work relating to the carrying on of a licensable activity.

Any premises licence issued in respect of an application made on or after 6 April 2017 will become invalid if the holder ceases to be entitled to work in the UK.

Applicants must demonstrate that they have an entitlement to work in the UK and are not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity. They do this in one of two ways: 1) by providing with this application copies or scanned copies of the documents listed below (which do not need to be certified), or 2) by providing their 'share code' to enable the licensing authority to carry out a check using the Home Office online right to work checking service (see below).

Documents which demonstrate entitlement to work in the UK

- An expired or current passport showing the holder, or a person named in the passport as the child of the holder, is a British citizen or a citizen of the UK and Colonies having the right of abode in the UK [please see note below about which sections of the passport to copy].
- An expired or current passport or national identity card showing the holder, or a person named in the passport as the child of the holder, is a national of a European Economic Area country or Switzerland.
- A Registration Certificate or document certifying permanent residence issued by the Home Office to a national of a European Economic Area country or Switzerland.
- A Permanent Residence Card issued by the Home Office to the family member of a national of a European Economic Area country or Switzerland.
- A **current** Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder indicating that the person named is allowed to stay indefinitely in the UK, or has no time limit on their stay in the UK.
- A **current** passport endorsed to show that the holder is exempt from immigration control, is allowed to stay indefinitely in the UK, has the right of abode in the UK, or has no time limit on their stay in the UK.
- A **current** Immigration Status Document issued by the Home Office to the holder with an endorsement indicating that the named person is allowed to stay indefinitely in the UK or has no time limit on their stay in the UK, **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the UK, **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A birth or adoption certificate issued in the Channel Islands, the Isle of Man or Ireland **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A certificate of registration or naturalisation as a British citizen, **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.

Continued from previous page...

- A **current** passport endorsed to show that the holder is allowed to stay in the UK and is currently allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity.
- A **current** Biometric Immigration Document (Biometric Residence Permit) issued by the Home Office to the holder which indicates that the named person can currently stay in the UK and is allowed to work relation to the carrying on of a licensable activity.
- A **current** Residence Card issued by the Home Office to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights or residence.
- A **current** Immigration Status Document containing a photograph issued by the Home Office to the holder with an endorsement indicating that the named person may stay in the UK, and is allowed to work and is not subject to a condition preventing the holder from doing work relating to the carrying on of a licensable activity **when produced in combination with** an official document giving the person's permanent National Insurance number and their name issued by a Government agency or a previous employer.
- A Certificate of Application, **less than 6 months old**, issued by the Home Office under regulation 18(3) or 20(2) of the Immigration (European Economic Area) Regulations 2016, to a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence.
- Reasonable evidence that the person has an outstanding application to vary their permission to be in the UK with the Home Office such as the Home Office acknowledgement letter or proof of postage evidence, or reasonable evidence that the person has an appeal or administrative review pending on an immigration decision, such as an appeal or administrative review reference number.
- Reasonable evidence that a person who is not a national of a European Economic Area state or Switzerland but who is a family member of such a national or who has derivative rights of residence in exercising treaty rights in the UK including:-
 - evidence of the applicant's own identity – such as a passport,
 - evidence of their relationship with the European Economic Area family member – e.g. a marriage certificate, civil partnership certificate or birth certificate, and
 - evidence that the European Economic Area national has a right of permanent residence in the UK or is one of the following if they have been in the UK for more than 3 months:
 - (i) working e.g. employment contract, wage slips, letter from the employer,
 - (ii) self-employed e.g. contracts, invoices, or audited accounts with a bank,
 - (iii) studying e.g. letter from the school, college or university and evidence of sufficient funds; or
 - (iv) self-sufficient e.g. bank statements.

Family members of European Economic Area nationals who are studying or financially independent must also provide evidence that the European Economic Area national and any family members hold comprehensive sickness insurance in the UK. This can include a private medical insurance policy, an EHIC card or an S1, S2 or S3 form.

Original documents must not be sent to licensing authorities. If the document copied is a passport, a copy of the following pages should be provided:-

- (i) any page containing the holder's personal details including nationality;
- (ii) any page containing the holder's photograph;
- (iii) any page containing the holder's signature;
- (iv) any page containing the date of expiry; and
- (v) any page containing information indicating the holder has permission to enter or remain in the UK and is permitted to work.

Continued from previous page...

If the document is not a passport, a copy of the whole document should be provided.

Your right to work will be checked as part of your licensing application and this could involve us checking your immigration status with the Home Office. We may otherwise share information with the Home Office. Your licence application will not be determined until you have complied with this guidance.

Home Office online right to work checking service

As an alternative to providing a copy of the documents listed above, applicants may demonstrate their right to work by allowing the licensing authority to carry out a check with the Home Office online right to work checking service.

To demonstrate their right to work via the Home Office online right to work checking service, applicants should include in this application their 9-digit share code (provided to them upon accessing the service at <https://www.gov.uk/prove-right-to-work>) which, along with the applicant's date of birth (provided within this application), will allow the licensing authority to carry out the check.

In order to establish the applicant's right to work, the check will need to indicate that the applicant is allowed to work in the United Kingdom and is not subject to a condition preventing them from doing work relating to the carrying on of a licensable activity.

An online check will not be possible in all circumstances because not all applicants will have an immigration status that can be checked online. The Home Office online right to work checking service sets out what information and/or documentation applicants will need in order to access the service. Applicants who are unable to obtain a share code from the service should submit copy documents as set out above.

Section 20 of 21

NOTES ON REGULATED ENTERTAINMENT

Continued from previous page...

In terms of specific **regulated entertainments** please note that:

- Plays: no licence is required for performances between 08:00 and 23.00 on any day, provided that the audience does not exceed 500.
- Films: no licence is required for 'not-for-profit' film exhibition held in community premises between 08.00 and 23.00 on any day provided that the audience does not exceed 500 and the organiser (a) gets consent to the screening from a person who is responsible for the premises; and (b) ensures that each such screening abides by age classification ratings.
- Indoor sporting events: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000.
- Boxing or Wrestling Entertainment: no licence is required for a contest, exhibition or display of Greco-Roman wrestling, or freestyle wrestling between 08.00 and 23.00 on any day, provided that the audience does not exceed 1000. Combined fighting sports – defined as a contest, exhibition or display which combines boxing or wrestling with one or more martial arts – are licensable as a boxing or wrestling entertainment rather than an indoor sporting event.
- Live music: no licence permission is required for:
 - o a performance of unamplified live music between 08.00 and 23.00 on any day, on any premises.
 - o a performance of amplified live music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, in a workplace that is not licensed to sell alcohol on those premises, provided that the audience does not exceed 500.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o a performance of amplified live music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school or (iii) the health care provider for the hospital.
- Recorded Music: no licence permission is required for:
 - o any playing of recorded music between 08.00 and 23.00 on any day on premises authorised to sell alcohol for consumption on those premises, provided that the audience does not exceed 500.
 - o any playing of recorded music between 08.00 and 23.00 on any day, in a church hall, village hall, community hall, or other similar community premises, that is not licensed by a premises licence to sell alcohol, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance from a person who is responsible for the premises.
 - o any playing of recorded music between 08.00 and 23.00 on any day, at the non-residential premises of (i) a local authority, or (ii) a school, or (iii) a hospital, provided that (a) the audience does not exceed 500, and (b) the organiser gets consent for the performance on the relevant premises from: (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the hospital.

Continued from previous page...

- Dance: no licence is required for performances between 08.00 and 23.00 on any day, provided that the audience does not exceed 500. However, a performance which amounts to adult entertainment remains licensable.
- Cross activity exemptions: no licence is required between 08.00 and 23.00 on any day, with no limit on audience size for:
 - o any entertainment taking place on the premises of the local authority where the entertainment is provided by or on behalf of the local authority;
 - o any entertainment taking place on the hospital premises of the health care provider where the entertainment is provided by or on behalf of the health care provider;
 - o any entertainment taking place on the premises of the school where the entertainment is provided by or on behalf of the school proprietor; and
 - o any entertainment (excluding films and a boxing or wrestling entertainment) taking place at a travelling circus, provided that (a) it takes place within a moveable structure that accommodates the audience, and (b) that the travelling circus has not been located on the same site for more than 28 consecutive days.

Section 21 of 21

PAYMENT DETAILS

This fee must be paid to the authority. If you complete the application online, you must pay it by debit or credit card.

Premises Licence Fees are determined by the non domestic rateable value of the premises.

To find out a premises non domestic rateable value go to the Valuation Office Agency site at http://www.voa.gov.uk/business_rates/index.htm

Band A - No RV to £4300 £100.00

Band B - £4301 to £33000 £190.00

Band C - £33001 to £8700 £315.00

Band D - £87001 to £12500 £450.00*

Band E - £125001 and over £635.00*

*If the premises rateable value is in Bands D or E and the premises is primarily used for the consumption of alcohol on the premises then you are required to pay a higher fee

Band D - £87001 to £12500 £900.00

Band E - £125001 and over £1,905.00

There is an exemption from the payment of fees in relation to the provision of regulated entertainment at church halls, chapel halls or premises of a similar nature, village halls, parish or community halls, or other premises of a similar nature. The costs associated with these licences will be met by central Government. If, however, the licence also authorises the use of the premises for the supply of alcohol or the provision of late night refreshment, a fee will be required.

Schools and sixth form colleges are exempt from the fees associated with the authorisation of regulated entertainment where the entertainment is provided by and at the school or college and for the purposes of the school or college.

If you operate a large event you are subject to ADDITIONAL fees based upon the number in attendance at any one time

Capacity 5000-9999 £1,000.00

Capacity 10000 -14999 £2,000.00

Capacity 15000-19999 £4,000.00

Capacity 20000-29999 £8,000.00

Capacity 30000-39000 £16,000.00

Capacity 40000-49999 £24,000.00

Capacity 50000-59999 £32,000.00

Capacity 60000-69999 £40,000.00

Capacity 70000-79999 £48,000.00

Capacity 80000-89999 £56,000.00

Capacity 90000 and over £64,000.00

* Fee amount (£)

100.00

ATTACHMENTS

[Page 57 of 159](#)

AUTHORITY POSTAL ADDRESS

Continued from previous page...

I/WE UNDERSTAND IT IS AN OFFENCE, LIABLE ON CONVICTION TO A FINE UP TO LEVEL 5 ON THE STANDARD SCALE, UNDER 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION. IT IS AN OFFENCE, UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION. THOSE WHO MAKE A FALSE STATEMENT MAY BE LIABLE ON SUMMARY CONVICTION TO A FINE OF ANY AMOUNT. IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ASYLUM AND NATIONALITY ACT 2006 AND PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN OFFENCE WHERE THEY DO SO IN THE KNOWLEDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS DISQUALIFIED.

☒ Ticking this box indicates you have read and understood the above declaration

This section should be completed by the applicant, unless you answered "Yes" to the question "Are you an agent acting on behalf of the applicant?"

* Full name

* Capacity

* Date / /
dd mm yyyy

Once you're finished you need to do the following:

1. Save this form to your computer by clicking file/save as...
2. Go back to <https://www.gov.uk/apply-for-a-licence/premises-licence/walsall/apply-1> to upload this file and continue with your application.

Don't forget to make sure you have all your supporting documentation to hand.

IT IS AN OFFENCE LIABLE TO SUMMARY CONVICTION TO A FINE OF ANY AMOUNT UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION

IT IS AN OFFENCE UNDER SECTION 24B OF THE IMMIGRATION ACT 1971 FOR A PERSON TO WORK WHEN THEY KNOW, OR HAVE REASONABLE CAUSE TO BELIEVE, THAT THEY ARE DISQUALIFIED FROM DOING SO BY REASON OF THEIR IMMIGRATION STATUS. THOSE WHO EMPLOY AN ADULT WITHOUT LEAVE OR WHO IS SUBJECT TO CONDITIONS AS TO EMPLOYMENT WILL BE LIABLE TO A CIVIL PENALTY UNDER SECTION 15 OF THE IMMIGRATION, ASYLUM AND NATIONALITY ACT 2006 AND PURSUANT TO SECTION 21 OF THE SAME ACT, WILL BE COMMITTING AN OFFENCE WHERE THEY DO SO IN THE KNOWLEDGE, OR WITH REASONABLE CAUSE TO BELIEVE, THAT THE EMPLOYEE IS DISQUALIFIED

OFFICE USE ONLY

Applicant reference number	<input type="text"/>
Fee paid	<input type="text"/>
Payment provider reference	<input type="text"/>
ELMS Payment Reference	<input type="text"/>
Payment status	<input type="text"/>
Payment authorisation code	<input type="text"/>
Payment authorisation date	<input type="text"/>
Date and time submitted	<input type="text"/>
Approval deadline	<input type="text"/>
Error message	<input type="text"/>
Is Digitally signed	<input type="checkbox"/>

Licensing Act 2003

Designated Premises Supervisor – consent form

I SEAN FLEETWOOD

(full name of prospective premises supervisor)

Of THE STICK AND WICKET, THE GREEN, ALDRIDGE, WALSALL, WS9 8NH

(home address of prospective premises supervisor)

hereby confirm that I give my consent to be specified as the designated premises supervisor in relation to the application for

NEW PREMISES LICENCE APPLICATION

by THE STICK AND WICKET (ALDRIDGE) CLUB LTD

(name of applicant)

Relating to premises licence number NEW for

THE STICK AND WICKET, THE GREEN, ALDRIDGE, WALSALL, WS9 8NH

(name and address of premises to which this application relates)

And any premises licence to be granted or varied in respect of this application made by

THE STICK AND WICKET (ALDRIDGE) CLUB LTD

(name of applicant)

concerning the supply of alcohol at

THE STICK AND WICKET, THE GREEN, ALDRIDGE, WALSALL, WS9 8NH

(name and address of premises to which this application relates)

I also confirm that I am entitled to work in the United Kingdom and currently hold a personal licence, details of which I set out below.

Personal licence number TO BE APPLIED FOR SHORTLY

Issuing Authority WALSALL COUNCIL (IN DUE COURSE)

(name, address and telephone number of the Authority who issued the personal licence, if any)

Signed.....

Name (print) SEAN FLEETWOOD

Date 22/7/2021

Date of birth 24/6/1996

Application for a new premises licence

The Stick and Wicket, The Green, Aldridge, Walsall WS9 8NH

Proposed Operating Schedule

This operating schedule has been put together having regard to the the Council's Statement of Licensing Policy and the Home Office Guidance (issued April 2018).

The Stick and Wicket is a well established and popular club/venue which is an important part of the local community. The club has been licensed for many years, operating under a Club Premises Certificate (CPC), and is very well managed with an excellent track record of operating responsibly and promoting the licensing objectives.

Looking forward, the club has decided to move away from the CPC and believe that a Premises Licence is now the obvious and natural way forward to enable the club to operate to its full capacity and potential - in a safe, legal and compliant fashion. In fact, several Authorities have previously suggested that a Premises Licence would be an appropriate way forward in terms of outdoor events.

The club has always committed to working closely with the Responsible Authorities in accordance with the Guidance and the spirit of the Licensing Act, and this will of course continue. The club has worked with the Safety Advisory Group in respect of several outdoor events, and these close working relationships will continue under the new proposed licensing arrangements.

Prior to submitting the application, we made three key responsible authorities (West Midlands Police, the Licensing Authority, and Environmental Health) aware of the plans, and discussions can of course continue during the consultation process.

As part of this application, it is proposed to licence the cricket field immediately adjacent to the premises. A number of events have been held on the field, under TEN's, and moving forward, such events would continue under a premises licence.

A new site plan(s) is provided showing the layout of the premises (indoors), and the location of the field.

Outdoor events will be carefully considered and planned having regard to the nature, type and scale of the event, and of course to the licensing objectives.

The proposed times for licensable activities, in particular for the field, have been carefully considered and are considered reasonable and appropriate in terms of the licensing objectives.

The proposed operating schedule is shown below. It is designed to be comprehensive, robust, and proportionate to ensure the licensing objectives are promoted.

Any comments and reasonable suggestions for strengthening the proposals will of course be welcomed and considered.

Prevention of crime and disorder

CCTV must be installed and cover all internal areas, including all public entry and exit points and any areas where smokers are allowed to congregate. The CCTV unit must be positioned in a secure part of the licensed premises.

Access to the system must be allowed immediately to the Police, Trading Standards or an authorised officer of the Licensing Authority in accordance with the Data Protection Act where it is necessary to do so for the prevention of crime and disorder, prosecution or apprehension of offenders or where disclosure is required by law.

The CCTV system must be maintained so as to be fully operational and recording continually whilst the premises are providing licensable activities and during all times when customers remain on the premises.

All images must be kept for a consecutive 31 day period.

There must be at all times, when the premises is open, a member of staff on duty with access to the CCTV system who is trained in the use of the equipment.

The CCTV system must be password protected to prevent unauthorised access, tampering, or deletion of images.

The CCTV system clock must be set correctly and maintained taking account of GMT and BST.

There must be notices displayed throughout the premises stating that CCTV is in operation.

The PLH will be a responsible alcohol retailer and a good neighbour to promote the licensing objectives;

An incident log must be kept at the premises and made available on request to the Police or an authorised officer of the Licensing Authority. It must be completed within 24 hours of the incident and must record the following:

All crimes reported to the premises

All ejections of patrons

Any complaints received concerning crime and disorder, and noise

Any incidents or disorder

All seizures of drug or offensive weapons

Any visits from Responsible Authorities

The premises has a zero tolerance to drugs - staff shall be vigilant with the aim of ensuring that no drugs are being used or brought onto the premises. This will include regular checks in the toilets.

All staff involved in the sale of alcohol shall be authorised to sell alcohol in writing by the DPS and a record of the authorisation will be kept on site available for inspection.

A staff training scheme shall be used for all staff authorised to sell alcohol. The training will cover responsible alcohol retailing, the licensing objectives, and Challenge 25. Training will be completed on initial appointment and refresher training will be provided annually, records will be kept and be made available to responsible authorities

Any alcohol sold for consumption off the premises will be provided in a sealed container.

Public safety

The PLH shall comply with other legislative requirements to ensure that the premises are safe for customers and staff.

A first aid kit shall be made available.

Prevention of public nuisance

Notices must be prominently displayed at all exits (indoor areas) requesting patrons to respect the needs of local residents and businesses and leave the area quietly.

The designated premises supervisor and/or designated members of staff shall ensure that customers disperse in a swift, efficient and safe manner.

Music will be played with consideration for neighbours in the vicinity of the club - the music shall be played at such a level so that any sound audible from the nearest premises would not be considered unreasonable for the time of day or night.

Any complaints received regarding music/noise will be logged and recorded in the incident book.

Protection of children from harm

A challenge 25 scheme must operate at the premises whereby any person who appears to be under 25 years of age and unknown to the staff member serving as a person over 18 years of age shall not serve alcohol unless they provide identification to prove they are over 18 years of age.

The only acceptable forms of identification allowed are a valid passport, a valid photo ID driving license or a valid proof of age scheme card with the PASS approved hologram. Challenge 25 signage must be displayed in a clear and prominent public place at the premises.

A refusals register must be held at the premises and contain details of the time and date of any sales that are refused in relation to persons that are underage. This register must be made available for inspection upon request by a Responsible Authority. This register can be written or electronic.

All staff must be fully trained in relation to the Challenge 25 scheme before being allowed to sell alcohol and a record must be kept of staff training. Training must be refreshed at least every 12 calendar months. Such training must be recorded and be maintained at the premises and made available for inspection upon request.

Outdoor events on the field

The club has experience of planning and hosting outdoor events on the cricket field such as music festivals. They appreciate and recognise the importance of event planning and working with the various Authorities to ensure that such events run well.

Large(r) outdoor events involving the provision of licensable activities will have regard to the event safety and planning information provided by the Council (as shown on the Council's website);

Each such event will be given careful consideration by the club and risk assessed having regard to the type, nature and scale of the event, the anticipated audience including numbers and likely customer profile, the hours of operation (noting that regulated entertainment will finish by 22:30 hours).

The Safety Advisory Group will also be made aware of such events as appropriate and as early as practicable, and such events will have an Event Management Plan in place.

Further conditions proposed specifically for the outdoor area (the field)

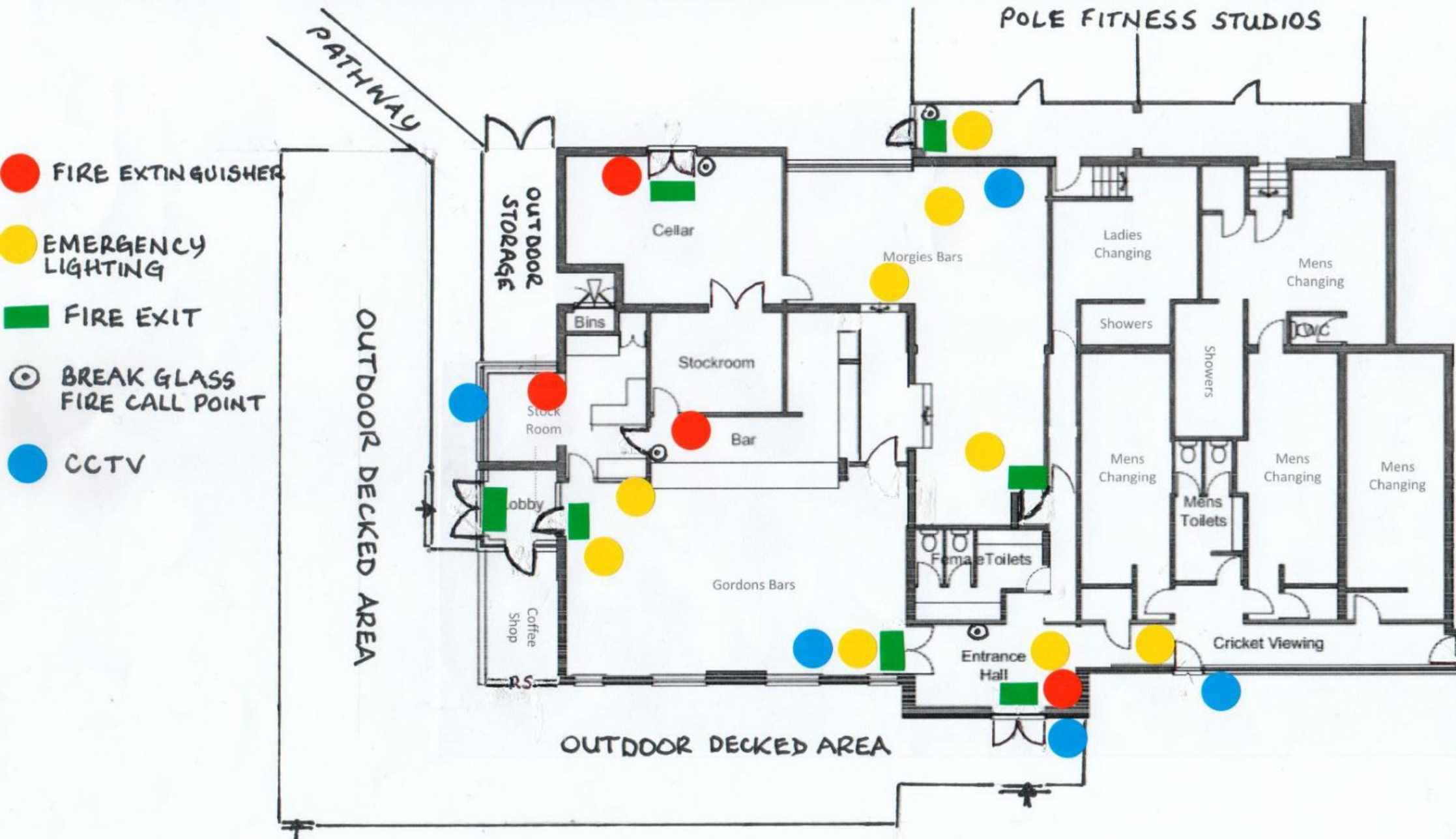
Alcohol will only be served in plastic glasses

Notices shall be prominently displayed at appropriate points requesting patrons to respect the needs of local residents and businesses and leave the area quietly.

Note to Responsible Authorities;

We trust that this comprehensive operating schedule indicates that the club is keen to ensure that they move forward with a new premises licence in a safe, legal and compliant footing.

If you have any queries or comments on these proposals, please contact Ian Rushton on [REDACTED] or by email to [REDACTED] to discuss - prior to making any representations.



PROJECT: Stick & Wicket club The Green Aldridge WS9 8NH	DRAWING: PREMISES LICENCE APPLICATION PLAN	SCALE: 1:200 @ A4	DATE: 26.07.2021
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Club Premises Certificate Appendix 2

Licensing Act 2003 Club Premises Certificate: WS/CPC/0023

(Walsall Council reference WK/200610429)

Part 1 – Club details

Name of Club in whose name this certificate is granted and relevant postal address of club

Name of Club: Aldridge Stick and Wicket Club

Club's postal correspondence address:

The Green, Little Aston Road
Aldridge
Walsall
West Midlands
WS9 8NH

If different from above the postal address of club premises to which this certificate relates, if any, or if none, ordnance survey map reference or description

As above

Telephone number of club premises

01922 451400

Where the club premises certificate is time limited the dates

The Certificate is not time limited

Qualifying club activities authorised by the certificate:

Live Music
Recorded Music
Activities similar to live/recorded music or performance of dance
Facilities for making music
Facilities for dancing
Supply of Alcohol

The times the certificate authorises the carrying out of qualifying club activities

Live Music

Friday & Saturday 19:30 – 23:00

Recorded Music

All Days 11:00 – 00:30

Activities similar to Live/Recorded Music and the Provision of Facilities for Making Music and Dancing

Friday & Saturday 19:30 – 00:30

Supply of Alcohol

All Days 11:00 – 01:00

The opening hours of the club

Not stipulated

Where the certificate authorises supplies of alcohol whether these are on and/or off supplies

Both “On” and “Off”

Off supplies are only for bona fide functions for consumption immediately adjacent to club premises.

State whether access to the club premises by children is restricted or prohibited

No

Part 2 – Certificate approval

Approved on behalf of Walsall Metropolitan Borough Council

Dr Judith Sunley
Head of Public Protection

Effective from: 24th November 2005

Annex 1 - Mandatory conditions

The following conditions apply where relevant:

Conditions that apply to the supply of Alcohol:

A club premises certificate may not authorise the supply of alcohol for consumption off the premises unless it also authorises the supply of alcohol to a member of the club for consumption on those premises.

Where a club premises certificate authorises the supply of alcohol for consumption off the premises the following conditions apply:

- (a) The supply must be made at a time when the premises are open for the purposes of supplying alcohol, in accordance with the club premises certificate, to members of the club for consumption on the premises.
- (b) Any alcohol sold for consumption off the premises must be sold in sealed containers
- (c) Any supply of alcohol for consumption off the premises must be made to a member of the club in person

Conditions that apply to the exhibition of films:

Where a film classification body has specified that the exhibition of a film is restricted, the admission of children to the film must be restricted in accordance with the recommendations of that body.

General Conditions:

Unless provided for within the operating schedule, this licence is granted subject to such conditions as to reproduce the effect of the following:

- (a) Licensing Act 1964
- (b) Children and Young Persons Act 1933
- (c) Cinematograph (safety) regulations 1955
- (d) Sporting Events (control of alcohol etc) act 1985

Annex 2 - Conditions consistent with the Operating Schedule

Live Music Indoors & Outdoors			
Day	Start	Finish	Further Details: Occasional functions Possibly a marquee or tent.
Mon			
Tues			
Wed			
Thurs			
Fri	19:30	23:00	
Sat	19:30	23:00	
Sun			

Recorded Music Indoors Only			
Day	Start	Finish	Further Details: Recorded music to provide background music and occasionally amplified function music.
Mon	11:00	00:30	
Tues	11:00	00:30	
Wed	11:00	00:30	
Thurs	11:00	00:30	
Fri	11:00	00:30	
Sat	11:00	00:30	
Sun	11:00	00:30	

Activities Similar to Live/Recorded Music and the Performance of Dance
Indoors Only

Day	Start	Finish	Description: Occasional cabaret evenings to include comedians etc.
Mon			
Tues			
Wed			
Thurs			
Fri	19:30	00:30	
Sat	19:30	00:30	
Sun			

Facilities for making music
Indoors Only

Day	Start	Finish	Description: Occasional functions such as karaoke.
Mon			
Tues			
Wed			
Thurs			
Fri	19:30	00:30	
Sat	19:30	00:30	
Sun			

Facilities for dancing
Indoors & Outdoors

Day	Start	Finish	Description:
Mon			Occasional Discos
Tues			
Wed			
Thurs			
Fri	19:30	00:30	
Sat	19:30	00:30	
Sun			

Supply of Alcohol
On & Off the Premises

Day	Start	Finish	Description:
Mon	11:00	01:00	Off the premises would only be during a bona fide function or sporting occasion and immediately adjacent to club premises.
Tues	11:00	01:00	
Wed	11:00	01:00	
Thurs	11:00	01:00	
Fri	11:00	01:00	
Sat	11:00	01:00	
Sun	11:00	01:00	

The following adult entertainment or services, activities or other matters ancillary to the use of the premises that might give rise to concern in respect of children have been highlighted by the applicant:

2 X AWP Machines
1 X Skill/Quiz Machine
1 X Cigarette Machine

Conditions volunteered by the applicant in order to promote the licensing objectives:

(a) General – all four licensing objectives

None

(b) The prevention of crime and disorder

Maintain close liaison with local police.

Maintain security lighting and regular car parking checks.

(c) Public safety

Carry out regular and on going health and safety and risk assessment audits.

(d) The prevention of public nuisance

Regular door checks incorporating compliance with private members policy.

(e) The protection of children from harm

Appointment of designated child protection officers for all sporting activities taking place at the club.

Annex 3 - Conditions agreed by the applicant following mediation

Provision of a fire warning system that conforms to current British Standard 5839 with break glass alarm points located in staff controlled areas only.

A certificate of installation to be retained for inspection and a copy forwarded to West Midlands Fire Authority.

Annex 4 - Conditions attached after a hearing by the licensing authority

Not applicable - this application was not subject to a hearing.

Annex 5 – Plans

Plans detailing those aspects of the premise covered by this Certificate form part of this Certificate and are attached.

End of annexes

Map of Locality

Appendix 3



West Midlands Fire Service Appendix 4

Sayful Alom

From: Neil Aston-Baugh [REDACTED]
Sent: 23 August 2021 12:37
To: Licensing
Cc: [REDACTED]
Subject: Fw: Fire Authority removal of representation to a premises licence application .
Voluntary undertaking received Stick and Wicket
Attachments: Fire voluntary agreement signed.pdf

CAUTION: This email originated from outside of the council. If you have any doubts do not click links or open attachments. You should never be asked to enter your username and password into an external link.

OFFICIAL

LICENSING ACT 2003

NAME OF PREMISES: Stick and Wicket

ADDRESS: The Green Aldridge WS9 8HN

I refer to the representation made by the Fire Authority regarding the application for the premises licence in respect of the above premises.

The applicant through their agent, has provided a voluntary undertaking to complete works to the appropriate standards and/or restrict the use of the premises. (As attached).

The Fire Authority considers this undertaking is sufficient, to demonstrate that the Public Safety Objective (as it relates to Fire Safety), will be adequately promoted, and hereby **removes its representation to the application.**

Any voluntary undertaking that the applicant gives to the Fire Authority does not constitute Licence Conditions and should not be treated as such.

You should be aware however that failure to act in accordance with the undertaking may result in the Issue of an enforcement notice under the Regulatory Reform (Fire Safety) Order 2005 and/or a review of the premises licence.

Should you require any further information or clarification, please do not hesitate to contact me.

Regards

Neil Aston-Baugh

Fire Safety Officer -LEEPS Team
Tipton Fire Station
Alexandra Road
Tipton
West Midlands
DY4 7NZ



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Fire Safety Admin Email firesafety.admin@wmfs.net



@WestMidsFire

WEST MIDLANDS FIRE SERVICE

Making the West Midlands Safer, Stronger and Healthier

OUR PLAN

2019 - 2022

From: Ian Rushton [redacted]
Sent: Monday, August 23, 2021 11:44 AM
To: Andrew Dickson [redacted] Neil Aston-Baugh [redacted]
Cc: Licensing <Licensing@walsall.gov.uk>
Subject: RE: Fire Authority representation to a premises licence application . Voluntary undertaking offer. Stick and Wicket

OFFICIAL

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Hi Neil

Please see attached signed voluntary agreement.

Rebecca- for info.

Thanks, Ian

Ian Rushton
JL Licence and Retail
[redacted]

Sent from [Mail](#) for Windows 10

From: [Andrew Dickson](#)
Sent: 23 August 2021 11:03
To: [Neil Aston-Baugh](#)
Cc: [Ian Rushton](#)
Subject: RE: Fire Authority representation to a premises licence application . Voluntary undertaking offer. Stick and Wicket

Hi Neil,
My humble apologies for not actioning this earlier.
I have instructed Ian Rushton, our Licensing Consultant, to sign the voluntary undertaking on our behalf.

Page 81 of 150

We will seek to increase the maximum numbers once we've carried out the minor modifications to the means of escape from the clubhouse as discussed with you on the day of your visit.

Kind Regards

Andrew

From: Neil Aston-Baugh [REDACTED]

Sent: 23 August 2021 08:18

To: Andrew Dickson [REDACTED]

Cc: Licensing@walsall.gov.uk

Subject: Fw: Fire Authority representation to a premises licence application . Voluntary undertaking offer. Stick and Wicket

OFFICIAL

Good Morning

I write to remind you of the Fire Authority representations and attached offer of a voluntary undertaking in respect of your application for a premises licence. I am aware that the application period expires this week and a date will be set for hearing sometime this week. I am on annual leave after tomorrow and do not return until the following Tuesday.

Please can you confirm you are happy to return the above document signed and dated, or call me to discuss any aspects that may concern you.

Many thanks.

Regards

Neil Aston-Baugh

Fire Safety Officer -LEEPS Team
Tipton Fire Station
Alexandra Road
Tipton
West Midlands
DY4 7NZ



Fire Safety Admin Email firesafety.admin@wmfs.net



@WestMidsFire

WEST MIDLANDS FIRE SERVICE

Making the West Midlands Safer, Stronger and Healthier

OUR PLAN

2019 - 2022

From: Neil Aston-Baugh

Sent: Thursday, August 12, 2021 4:42 PM

To: licensing@walsall.gov.uk <licensing@walsall.gov.uk>

Cc: [REDACTED] Andrew Dickson [REDACTED]

Subject: Fire Authority representation to a premises licence application . Voluntary undertaking offer

LICENSING ACT 2003

NAME OF PREMISES: Stick and Wicket

ADDRESS: The Green Aldridge WS9 8HN

I refer to the application for a premises licence made in respect of the above premises.

I have visited the premises and there are some fire safety issues which may affect the Licensing Objective of Public Safety.

- The means of escape (fire exits) from the premises are not suitably designed to accommodate the potential number of persons who may need to use them in the event of a fire.
- The fire alarm system may need a minor upgrade.
-

Consequently, **The Fire Authority hereby makes representation to the application.**

I can inform you that I visited the premises and have been in contact with the applicant. Following our discussion, I can offer a voluntary undertaking, to manage the use of the premises and/or complete works to the appropriate standard. A copy of the proposed undertaking is attached.

Should the applicant wish to agree, by signing, dating and returning the agreement to the Fire Authority, then The Fire Authority may be able to remove its representation.

A scan or photograph of the completed document returned by email would be acceptable.

Any voluntary undertaking that the applicant gives to the Fire Authority does not constitute licence Conditions and should not be treated as such.

You should be aware however that failure to act in accordance with the undertaking may result in the Issue of an enforcement notice under the Regulatory Reform (Fire Safety) Order 2005 and/or a review of the premises licence.

Should you require any further information or clarification, please do not hesitate to contact me.

Regards

Fire Safety Officer -LEEPS Team
Tipton Fire Station
Alexandra Road
Tipton
West Midlands
DY4 7NZ

Fire Safety Admin Email firesafety.admin@wmfs.net



@WestMidsFire

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OFFICIAL

LICENSING ACT 2003

Voluntary undertaking- Supplement to Application

NAME OF PREMISES: The Stick And Wicket

ADDRESS: . The Green Aldridge WS9 8HN

Before signing this document, you should be aware that failure to comply with this undertaking may result in a review of the premises licence and/or enforcement action under the Regulatory Reform (Fire Safety) Order 2005

PUBLIC SAFETY

- 1) The safe occupancy of the premises will be limited to 60 persons within Gordy's Bar and 60 persons within Morgan's Bar.
Suitable management procedures will be adopted to ensure that the safe occupancy is not exceeded.

The above numbers will not be increased until the means of escape have been improved and any newly proposed numbers are agreed with the fire officer.

- 2) The fire alarm system will be provided with additional means for giving warning which will comprise of either additional fire detection **or** an additional break glass call point for use by the coffee bar staff.

APPLICANT'S SIGNATURE.....

(or representative authorised on behalf of the Premises Licence Holder/applicant)

Date.....23-8-21

AUTHORISED OFFICER... Neil Aston-Baugh (POSITION) ... Fire Safety Inspecting Officer (Authorised on behalf of West Midlands Fire Authority)

Community Protection

Appendix 5

Rebecca Dangor

From: Sarah Heath
Sent: 17 August 2021 15:44
To: Licensing; 'H_WALSALL_LICENSING@west-midlands.pnn.police.uk'; [redacted]
Subject: RE: New Premises Licence Application - Stick and Wicket

hi

There are no comments/concerns in relation to this application from the community protection team both as the licensing authority and in regards to the public nuisance.

Regards

Sarah

Sarah Heath-Marshall **ICA QA(RCO)**

Please note that all advice given concerning the Coronavirus and the pandemic is correct at the point of this email being sent, in line with government guidelines at the time. Where documentation has been provided by you although we may make comments or suggestions, please be aware that enforcement agencies cannot validate or in any way approve your document or risk assessments. It is the recipient's responsibility to keep up to date with the changing guidelines surrounding Covid-19. Such advice can be found at www.gov.uk/coronavirus or www://go.walsall.gov.uk/covid-19_information or www.hse.gov.uk/coronavirus/working-safely/index.htm. Alternatively you can contact the the department by email at: Covid19reporting@walsall.gov.uk for Covid-19: advice and complaints. **Although you may have responded to a request for information or in answer to a specific complaint, the authority may still choose to make unannounced inspection(s) to premises to check ongoing compliance with the relevant legislation (e.g. Coronavirus compliance and/or health and safety).**

Community Protection Officer
Community ProtectionTeam
Walsall Council
2nd floor Zone 2H Civic centre
Darwall Street
Walsall
WS1 1TP



Website: www.walsall.gov.uk

For the latest information regarding COVID-19 including service disruptions and how to get help visit https://go.walsall.gov.uk/covid-19_information

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From: Rebecca Dangor <Rebecca.Dangor@walsall.gov.uk> **On Behalf Of** Licensing
Sent: 29 July 2021 10:47
To: 'H_WALSALL_LICENSING@west-midlands.pnn.police.uk' <H_WALSALL_LICENSING@west-midlands.pnn.police.uk>; [redacted]
Subject: New Premises Licence Application - Stick and Wicket

Good Morning,

Please see attached new premises licence application for the Stick and Wicket, The Green, Aldridge, WS9 8NH.

The last date for representations is 26th August 2021.

Please don't hesitate to contact me if you have any questions.

Regards

Rebecca Dangor
Licensing Officer

Resilient Communities
Economy Environment & Communities

Walsall MBC,
Licensing Unit
Civic Centre,
Darwall Street,
Walsall, WS1 1TP

licensing@walsall.gov.uk

www.walsall.gov.uk



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West Midlands Police

Appendix 6

Rebecca Dangor

From: Ian Rushton
Sent: 17 August 2021 09:32
To: j.mellor; Licensing
Cc: Community Protection; firesafety.admin; Environmental Health
Subject: RE: [External]: RE: New Premise Application: Stick & Wicket

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Morning all

Thanks Jennifer.

Rebecca – I can confirm our agreement to these conditions.

Thanks, Ian

Ian Rushton
JL Licence and Retail

Sent from [Mail](#) for Windows 10

From: [Jennifer Mellor](#)
Sent: 17 August 2021 09:25
To: [Licensing](#)
Cc: [Community Protection](#); [firesafety.admin](#); [Ian Rushton](#); [Environmental Health](#)
Subject: FW: [External]: RE: New Premise Application: Stick & Wicket

Further to receipt of an application for a premise licence for the Stick And Wicket in Aldridge, I have now completed my enquires which included a successful site visit with the applicant and have agreed two amended conditions with the agent Ian Rushton. West Midlands Police therefore, have no representations to make subject to the below mentioned conditions being added/replaced to the premise licence should it be granted:

- 1. Condition offered: The Safety Advisory Group will also be made aware of such events as appropriate and as early as practicable, and such events will have an Event Management Plan in place.

Amend to: The PLH shall attend (if possible) a meeting of the Safety Advisory Group in respect of larger ticketed events (500 attendees plus/allocated six events per year) to discuss and receive advice from Responsible Authority's. If the licence holder is unable to attend a meeting, or in the absences of such meetings, 28 days' notice must be given to Responsible Authority's via email. Such events must have an Event Management Plan in place

- 2. Condition offered: Alcohol will only be served in plastic glasses.

Amended to: Alcohol will only be served in plastic type glasses. Should the alcohol be decanted from a glass bottle, this must be retained by the member of staff at the location and not handed to the customer. This must also apply to any non-alcoholic drinks packaged in glass type bottles.

The following condition has already been offered direct to yourselves by the agent after submission of the application: "There shall be a maximum of 6 licensable events each year on the field with a capacity of over 500 and live amplified music provided"

I wish the club success with this new business opportunity.

Kind regards

Jennifer

Jennifer Mellor
Walsall Licensing and Regulatory Services Officer
Walsall Partnership Team
Walsall Police
Civic Centre, Walsall

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From: Ian Rushton [REDACTED]
Sent: 06 August 2021 15:36
To: Jennifer Mellor [REDACTED]
Subject: [External]: RE: New Premise Application: Stick & Wicket

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Hi Jennifer

We're happy with the proposed 'glass' condition but just want to slightly tweak the proposed SAG condition to;

'The PLH shall attend (if possible) a meeting of the Safety Advisory Group in respect of larger ticketed events (500 attendees plus/allocated six events per year) to discuss and receive advice from Responsible Authority's. If the licence holder is unable to attend a meeting, or in the absences of such meetings, 28 days' notice must be given to Responsible Authority's via email. Such events must have an Event Management Plan in place'.

It's just so no breach/offence is committed if someone from the club isn't able to attend a SAG meeting! Are you ok with that?

Thanks, Ian

Ian Rushton
JL Licence and Retail

Sent from [Mail](#) for Windows 10

From: [Jennifer Mellor](#)
Sent: 04 August 2021 09:59
To: [Ian Rushton](#)
Subject: New Premise Application: Stick & Wicket

Morning Ian

Further to your application for the Stick and Wicket and after our telephone conversation yesterday can I suggest we come to an agreement, with your clients approval, for the following two conditions to be slightly amended which relate to the outside field activities only

Condition offered:

The Safety Advisory Group will also be made aware of such events as appropriate and as early as practicable, and such events will have an Event Management Plan in place.

Amend to:

Attendance at the Safety Advisory Group for large (400 attendees plus/allocated six events per year) ticketed events to gain the support and advice of Responsible Authority's. In the absences of such meetings, 28 days' notice must be given to Responsible Authority's via email. Such events must have an Event Management Plan in place.

This may need to be amended to be in line with your wording of the six events condition you have offered directly to the Licensing Authority.

Condition offered:

Alcohol will only be served in plastic glasses.

Amended to:

Alcohol will only be served in plastic type glasses. Should the alcohol be decanted from a glass bottle, this must be retained by the member of staff at the location and not handed to the customer. This must also apply to any non-alcoholic drinks packaged in glass type bottles.

Let me know your thoughts, I'm not precious about the wordings, only the content ☺

Jen

Jennifer Mellor
Walsall Licensing and Regulatory Services Officer
Walsall Partnership Team
Walsall Police
Civic Centre, Walsall

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Children's Services

Appendix 7

Sayful Alom

From: Rebecca Warren
Sent: 26 August 2021 19:02
To: Licensing
Subject: RE: New Premises Licence Application - Stick and Wicket

On review of the application, there are no comments/concerns in relation to this application from children's services.

Regards

Becky Warren
Group Manager
MASH, Exploitation and Turning Point.
Zone 2D, 2nd floor Civic Centre,
Darwall Street,
Walsall.
WS1 1TP

From: Rebecca Dangor [REDACTED] **On Behalf Of** Licensing
Sent: 04 August 2021 10:19
To: 'H_WALSALL_LICENSING@west-midlands.pnn.police.uk' <H_WALSALL_LICENSING@west-midlands.pnn.police.uk>;

Subject: RE: New Premises Licence Application - Stick and Wicket

Good Morning All,

In regards to the new premises licence application for the Stick and Wicket Club, the applicant has volunteered the additional condition:

“There shall be a maximum of 6 licensable events each year on the field with a capacity of over 500 and live amplified music provided”.

Please let me know if you have any questions regarding this.

Regards

Rebecca Dangor
Licensing Officer

Resilient Communities
Economy Environment & Communities

Walsall MBC,
Licensing Unit

Civic Centre,
Darwall Street,
Walsall, WS1 1TP


licensing@walsall.gov.uk

www.walsall.gov.uk

From: Rebecca Dangor  **On Behalf Of** Licensing

Sent: 29 July 2021 10:47

To: 'H_WALSALL_LICENSING@west-midlands.pnn.police.uk' <H_WALSALL_LICENSING@west-midlands.pnn.police.uk>;


Subject: New Premises Licence Application - Stick and Wicket

Good Morning,

Please see attached new premises licence application for the Stick and Wicket, The Green, Aldridge, WS9 8NH.

The last date for representations is 26th August 2021.

Please don't hesitate to contact me if you have any questions.

Regards

Rebecca Dangor
Licensing Officer

Resilient Communities
Economy Environment & Communities

Walsall MBC,
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Civic Centre,
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Environmental Health

Appendix 8

Sayful Alom

From: Elizabeth Lee (Environmental Health Officer)
Sent: 25 August 2021 09:05
To: Licensing
Cc: Paul Rooney
Subject: Stick and Wicket Premises Licence Application

Hello Licensing,

Environmental Health have no objections to make re the Stick and Wicket Premises Licence Application.

Regards,

Liz

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Elizabeth Lee
Environmental Health Officer
Public Health & Regulatory Services

Walsall MBC
Civic Centre,
Darwall Street,
Walsall,
WS1 1TP.



environmentalhealth@walsall.gov.uk

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
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Other Persons

Appendix 9

Rapinder Kaur Kler

From: Ashley Heath 
Sent: 07 August 2021 15:05
To: Licensing
Subject: Stick And Wicket Aldridge; objection to licensing application

CAUTION: This email originated from outside of the council. If you have any doubts do not click links or open attachments. You should never be asked to enter your username and password into an external link.

Dear Sirs,

Please consider our limited objection to the full granting of the above licence as presently applied for below:


Our home is in the Granary, our boundary is very near to Noddy Park Road directly opposite the cricket pitch.

When, under the existing licence, the outdoor music events are happening, we tolerate the noise and nuisance generated because these events only occur 6-10 times per year and we recognise the benefits to the club, its patrons, and the wider community. However, when these events close, we suffer from late night/early hours noise and general revelry as pedestrians make their way home via Noddy Park Road, and the following day we often find bottles, and drinking glasses, sometimes broken, discarded onto the pavement.. This, in addition to the general noise and nuisance from the cars parked in Noddy Park Road, particularly on the bend behind the house which can and do combine to make our passage on foot or by car towards Walsall Wood Road treacherous. To know that the club has the right to hold an unlimited number of these events each year would, in our opinion, be too great a burden for the residents surrounding the club to bear.

We have no objection to the granting of a licence subject that the application to play music outdoors be restricted to a limited number of days per year, e.g., 12-15 or thereabouts and not as applied for; without limitation 365 days per year.

Thank you.

Mr A Heath & Mrs C Alexander

 The Granary
Aldridge

Regards,
Ashley Heath | Sales Director



[redacted] The Granary
Aldridge
WS9 8NY

5-8-21

The Licensing Unit
Walsall Council
Civic Centre
Walsall WS1 1TP

Dear Sirs & Ladies

re licence for Stick & Wicket Club
Aldridge

Please add my name to the correspondence
from my neighbours ([redacted]) re the above. I
too have concerns about the sale of alcohol
so late ie daily 11AM - 1AM.

Betty [redacted]

LICENSING UNIT

10 AUG 2021

WALSALL COUNCIL

From: dave wheeler [REDACTED]
Sent: 04 August 2021 14:13
To: Licensing
Subject: Objection to application for premises licence for the Stick and Wicket Club, The Green, Aldridge, Walsall, WS9 8NH

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Dear Sir/Madam

We wish to object to the licence application from the Stick and Wicket Cricket Club for an indoor and outdoor music, film and entertainment (and other entertainment related activities) licence for 7 days and nights every week.

The current practice of the Stick and Wicket Cricket Club in terms of running events at bank holidays and when special sports events are televised such as the recent Euros we are happy to continue to tolerate, but to extend this to a much more flexible and wider licensing arrangement 7 days and nights per week is not in anyway acceptable and the reasons for our strongest objections follow below.

Our very strong objections are on the basis that this is a village cricket club and the expansion of their licence on the basis stated would take their status to a social/night club with very detrimental impacts on the local residents as well as the ambiance of the cricket club and its grounds as they are today. There is significant sports activity with young children throughout the week and weekends and the expansion of the licensable activities can only interfere with this and raise parents' concerns regarding the impact on their children and well as their safety. The general safety of the public is also a matter that needs to be considered. It is my understanding that during the recent Euros screening by the cricket club that these events were staff mostly by volunteers and one has to question whether all the safety protocols had been observed as well as staffing events with suitably qualified personnel and completing the appropriate risk assessments. This also begs the question that how can they resource and run safely the scale of events indicated in this licence application.

The cricket club has to be commended for the efforts made during the last 18 months to upgrade and improve the facilities which has seen a massive improvement in the ambiance of the club both inside and the garden areas outside, as well as a significant increase in membership. The activity has certainly increased with the lifting of covid restrictions and has no doubt impacted on increased revenues for the club.

The huge benefits of the sports related activities for young children particularly, in terms of cricket and football, is very important for the community and we feel that expanding into other entertainment areas on the scale suggested would mean that the fundamental and long standing sports activities of the club would not be sustainable.

We appreciate the need to find sustainable mechanisms to ensure the club is viable but the draw of the upgraded facilities on the present licensing arrangements should be more than sufficient to ensure the club's viability.

We cannot afford to lose our beloved village cricket club which is so important to the local community in terms of encouraging sports activity, particularly in terms of cricket and football, not just for young people but for those of all ages, whether as participant or spectator.

Yours faithfully

Dave And Judy Wheeler
Residents of the Granary Aldridge

Wed 4th of August 2021.

LICENSING UNIT

06 AUG 2021

WALSALL COUNCIL

I am writing with regard to the Application for a Premises Licence submitted by the Stick and Wicket (Aldridge) Club.

The Stick and Wicket have applied for extensive scope for playing music, serving food and alcohol to be consumed both on and off the premises from morning until late night and early morning.

As a resident of Aldridge for 60 years and someone who walks the cricket field daily I care about preserving the nature of the area.

In recent years the Stick and Wicket has held a number of events outside their premises, sometimes without correct applications being submitted. These events are noisy and disruptive, both during the event and following with littering, drinks bottles and half consumed pint glasses often left around the field and surrounding roads.

I am also a retired West Midlands Police Crime Scene Investigator who worked the Walsall area for 20 years, as such I well remember the increased public disorder, drink and drug related crime that Aldridge suffered when the Hop and Grape Club operated in Aldridge. The opening hours and music events drew in people in from other areas creating increased antisocial problems for the residents of Aldridge and the Police.

It ultimately culminated in a Murder and also a separate subsequent Attempt Murder in Aldridge centre, both of which I worked on directly.

Thankfully the Hop and Grape was shut down and the public order problems and violence decreased.

I would hate to see The Stick and Wicket become a magnet for similar problems, I can see that if the proposal is agreed that the nature of the events that will follow will inevitably draw a clientele that have little interest in the people of Aldridge.

What limited experience I have of those running the Sick and Wicket does not inspire confidence that they have consideration for those around them and are interested in simply advancing their profits.


So I most firmly object to the application that they have submitted.

Kind Regards,

David Lawrence.

Wall Croft, Aldridge, WS9 8QJ

Mr Keith Chilton

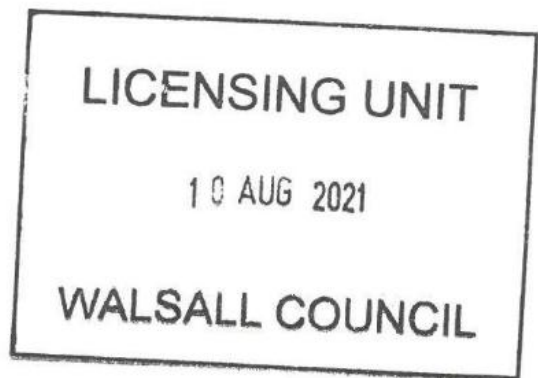
 Walsall Wood Rd

Aldridge

Walsall

WS9 8QT

09/08/21



Reference

NOTICE OF APPLICATION FOR A PREMISES LICENCE Premises Stick and Wicket Club, The Green, Aldridge, Walsall, WS9 8NH

Dear Sir/Madam, I am writing to object about the extended licencing hours applied for by the Cricket Club, they have in the past run certain outside events and the noise has been unacceptable, I could still hear it with my windows closed, therefore causing a restriction to me not being able to have my windows open in my own home in the summer months.

I am also concerned about the additional litter that is left in Hobbs Hole lane that travels up onto the main Walsall Wood Rd and the attraction of unwanted youths that will come from the playing fields, using this as a short cut to the main road.

The Club should be used for what it was intended to provide, which is a local social and sport service for club members, not to hold outside noisy events that will attract unwanted unruly visitors to the residential area.

Yours Faithfully

A large blue rectangular box redacting the signature of K Chilton.

K Chilton

From: [redacted]
Sent: 31 July 2021 12:29
To: Licensing
Subject: Stick & Wicket Club
Attachments: IMG_3117.jpg

CAUTION: This email originated from outside of the council. If you have any doubts do not click links or open attachments. You should never be asked to enter your username and password into an external link.

I understand the above have applied for the following (See attached notice IMG_3117) –

- Alcohol sales on/off the premises + entertainment 11am until 1am, daily
- Live music 11am until 00:30 daily
- Late night refreshment 23:00 until 1am daily
- Outdoor on field alcohol sales 11am until 22:45 daily
- Recorded music including dance 11am until 22:30

We have experienced this level of music, noise, disruption and anti social behaviour over the last few years from isolated extensions and to allow the Stick & Wicket to have the ability to hold such events daily would mean that the area would (If previous behaviour is anything to go by) have a serious detriment on this green belt / conservation area namely –

- Extensive noise into the early hours of the morning disrupting sleep for those that get up early to go to work and the various children that attend Coopers & Jordan School amongst other schools
- Disruption from visiting car parking including access and egress at unsocial times and in the later case often noisily
- Disruption from noisy revellers using the golf course and Right of Way adjacent to our house
- Potential high level of social disruption as we have evidenced including many empty drink bottles, gas canisters and syringes left on our access road.

We have no objections to one off events as they have undertaken in the past BUT we most strongly object to this proposal for a potential daily option.


Ken & Julie Jenkins
 **Alrewic Gardens**

Rebecca Dangor

From: Matthew Kidd | [redacted]
Sent: 30 July 2021 17:45
To: Licensing
Cc: Julie Kidd
Subject: Stick & Wicket Club - licensing application

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To the Licensing Unit

Aldridge Stick & Wicket Club has put in an application for live music between 11:00 and 00:30, late night refreshments from 23:00 to 01:00 and sale of alcohol, recorded music, indoor sporting events, dance, plays etc., from 11:00 to 01:00.

We would like to object to this please.

We are residents and property owners at [redacted] Alrewic Gardens, Aldridge, WS9 8NT, which is located behind the cricket pitch. We object strongly to the proposals based on the following points:

1. The noise level at these late night times.
2. The disruption caused by additional visitors at these late times, i.e., cars, parking and noise etc..
3. The increased potential of anti social behaviour as alcohol will be available.
- 4.. The increased potential of drug usage and abuse - this already exists in the area judging by the related litter regularly found in the area and the Police involvement.
5. The 9 houses in Alrewic Gardens have various households with young children. The Church Centre and Cooper & Jordan school regularly hold events which could clash with events held at the Stick & Wicket and create event more noise and potential disruption.
6. Alrewic Gardens has numerous young children and families which may have problems sleeping with all the added noise and disruption caused by late night entertainment.

Every event previously taken place in the evening (football showing, firework displays, fairs, entertainment etc., tend to end with anti social behaviour covering the issues mentioned above, every time. Extending the licensing and entertainment hours will only increase the happenings, more regularly. The Cricket Club has for many years been a respectful and friendly environment but since the venue has been used for other entertainment it has become a problem, regularly.

We therefore strongly object.

Regards
Matthew

Sent from my iPad

Matthew Kidd



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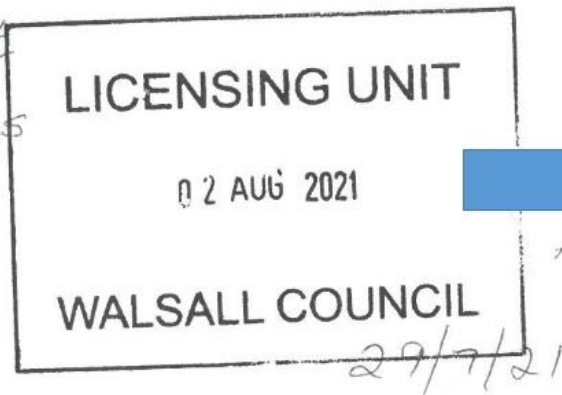
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Licensing Unit
Council Offices
Walsall
Darwall St
WS1 1TP



The Granary
Aldridge
WS9 8NX

Dear Sir/Madam,

I wish to object to the application from Aldridge Stick & Wicket Cricket Club for an outdoor music licence 7 nights per week.

My objection, and that of my neighbours in the Granary is based on my concern that this new licence may increase the possibility of public nuisance for many dwellings nearby, including my own.

I am particularly concerned about noise nuisance as this happens occasionally when an Entertainment event is held at the S & W C.C.

Because of the tented roof arrangement on the building the noise carries very easily across the field. As this nuisance happens occasionally we can tolerate it. However, if by applying for this new licence, it is S.W.C.C.'s intention to hold more frequent events, then the noise would not be tolerable. In conclusion I would be grateful if the licensing team would consider limiting the number of music events at the club.

Yours faithfully
Michael & Beryl McDonagh

Noddy Park Road,
Aldridge,
WS9 8NQ



The Licensing Unit,
Walsall Council,
Civic Centre,
Walsall
WS1 1TP

Dear Sirs,

Ref: Stick & Wicket Club, The Green, Aldridge WS9 8NH

I have been informed by friends that the above club has applied for a licence for the daily sale of alcohol and live music. We live very close to the Stick and Wicket Club and object to their application on the grounds that the licence, which covers every day of the year until the early hours of the morning, is unsuitable for the location and the noise from events will cause us a large amount of disruption and stress.

Indoors: sale of alcohol for consumption on/Off the premises, recorded music, indoor sporting events, dance, films, plays 11.00 – 01.00

Live music 11.00 – 00.30

Late night refreshments 23.00 – 01.00

The hours that the licence covers means that people will be leaving the premises/grounds in the early hours of the morning, often in groups, and will be going passed our home under the influence of alcohol which means that they are very noisy. This is what happened this summer after events that were held at the Stick and Wicket.

Even though these are indoor events the sound and effect will still be felt by us.

Licence Details:

Outdoor (on the field) sale of alcohol for consumption on/off the premises 11.00 – 22.45

Recorded music, live music, dance 11.00 – 22.30

Again, if this is allowed on a regular basis it will be very stressful to us and local residents of Aldridge. There would be no restrictions on the days the events are held, and therefore they could occur during the week when children are at school and adults at work early the next day.

We have experienced damage to our property boundaries in the past by drunken groups and this summer have had people accessing our garden from the cricket grounds. It is very unfair to the local residents that this could be allowed to occur on a regular basis and we are very concerned. There is a residential home for the elderly next to the stick and wicket grounds which makes it an inappropriate location for loud music and late-night alcohol sales.

The club is situated in a quiet part of Aldridge on the edge of green belt land and events will have a big impact on the residents and wildlife.

Following events held this summer, rubbish was not cleared up straight away, leaving a large area which was a danger for local dog walkers, children and wildlife. I also understand that there have been issues with events held by the Stick and Wicket this year and that on occasions the police have been called which really concerns us.

Also the club does not have sufficient parking for these events and this then impacts on the road we live in and other local roads.

I strongly feel that the Council should update their processes for informing local residents whose lives could be greatly affected by these type of licences. It was only by chance that we found out about the application. I understand that the application must be displayed outside the premises and details placed in a local newspaper. I really think this should be updated as most houses do not now receive a local newspaper and may not walk past any displayed notices. The current rules are discriminatory against local residents and in favour of the venue applying for a licence. There should be an option to object online which would be easier for most people. Please consider updating the Councils processes as soon as possible.

We object very strongly to this licence application due to the extended hours and the fact that there would be no control over the days events could be held. This would be very disruptive to us and cause a lot of stress.

Please can you inform us of the outcome.

Yours faithfully,

A solid blue rectangular box used to redact the signature of the sender.

Mike & Anne Sharland

Rebecca Dangor

From: [redacted]
Sent: 31 July 2021 11:37
To: Licensing
Subject: Stick And Wicket Aldridge; objection to licensing application

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Dear Sirs,

Please consider our limited objection to the full granting of the above licence as presently applied for below:

Our home is in the Granary, our rear boundary abuts Noddy Park Road directly opposite the cricket pitch.

When, under the existing licence, the outdoor music events are happening, we tolerate the noise and nuisance generated because these events only occur 6-10 times per year and we recognise the benefits to the club, its patrons, and the wider community. However, when these events close, we suffer from late night/early hours noise and general revelry as pedestrians make their way home via Noddy Park Road, and the following day we often find bottles, and drinking glasses, sometimes broken, discarded onto the pavement, or thrown into our garden. This, in addition to the general noise and nuisance from the cars parked in Noddy Park Road, particularly on the bend behind the house which can and do combine to make our passage on foot or by car towards Walsall Wood Road treacherous. To know that the club has the right to hold an unlimited number of these events each year would, in our opinion, be too great a burden for the residents surrounding the club to bear.

We have no objection to the granting of a licence subject that the application to play music outdoors be restricted to a limited number of days per year, e.g., 12-15 or thereabouts and not as applied for; without limitation 365 days per year.

Thank you,

Mr & Mrs ME & L Connop

[redacted] The Granary

Sent from my iPhone

From: PATRICIA BLOXHAM [redacted]
Sent: 04 August 2021 12:19
To: Licensing
Subject: Stick & Wicket (Aldridge) Club Ltd - Application for a Premises Licence

CAUTION: This email originated from outside of the council. If you have any doubts do not click links or open attachments. You should never be asked to enter your username and password into an external link.

Dear Sirs

I have become aware of a licensing application for a premises licence in respect of the above and wish to make a representation against it.

My reasons for objection are as follows:

Prevention of Public Nuisance, Crime & Disorder, Protection of Children from Harm and Public Safety

Every single time we are not only subjected to intolerably loud live music but also people yelling, screaming, fighting, loud singing, obscene language right in to the early hours, bottles thrown in our hedge and sometimes thrown over in to the garden. It has become so bad that on a number of occasions I have nearly called the police and seriously considering approaching the noise abatement society. Their customers use the first field adjacent to Noddy Park Road & the Stick & Wicket have no control over that situation and it would therefore only escalate if their proposal would be allowed to go ahead.

Many times on the mornings after (and up to 9am) there has been food & rubbish left on the first field, along with small silver canisters that contained Nitrous Oxide, pint glasses (sometimes with drink still in them) & broken bottles, which are right in the path where children use to walk to school.

Whenever there is an event held there; myself and indeed our neighbours have to deal with the aftermath! So to read their proposal is utterly horrifying and therefore respectfully request you consider my concerns seriously and that your good sense will prevail in this matter.

Yours faithfully

Mrs Patricia Bloxham
[redacted] The Granary
Noddy Park Road
Aldridge
WS9 8NY

From: Roger Williams [redacted]
Sent: 31 July 2021 10:13
To: Licensing
Subject: Stick and Wicket club Aldridge

CAUTION:This email originated from outside of the council. If you have any doubts do not click links or open attachments. You should never be asked to enter your username and password into an external link.

I understand that the Stick and Wicket Club have applied for a 7 day licence for live and recorded music outside. I would appeal against this, as it is far too noisy, and disturbs the quiet atmosphere for the whole area. I have already complained about the noise on some Sundays and bank holidays , which is not only far too loud, but very repetitive. We don't need that row when we want to enjoy sitting quietly outside trying to enjoy our afternoons and evenings. I am surprised it has been allowed anyway. We live in Stonnall Road, not so near the club. Why should a few selfish people ruin life for others Thank you, Roger Williams

Sent from my iPhone

The Licensing Unit
Walsall Council
Civic Centre
Walsall
Walsall

06.08.2021

Ref: Licensing Act 2003- Notice Of Application for Premises Licence for Stick and Wicket- Aldridge.

Dear sirs,

My name is Rosette Richards and I manage Old Rectory Gardens in Aldridge. The properties are owned by GreenSquareAccord Housing Association.

I have been made aware of the request for a licencing application that has been put in by the Stick and Wicket Club by some of my residents who are very worried and concerned that if this was to go ahead as outlined in the notice you have put out, it will affect them greatly.

Old Rectory Gardens is a Sheltered Scheme accommodation for over 60s and we are separated from the club by a boundary wall.

All my residents except two are retired and the majority of them are in their 70s and 80s.

In the past we had a good communication system with the club and although not all time in most cases they have informed me of any planned activities which are likely to go on during the evening sometimes until quite late and in turn I have advised my residents.

In most cases the following day after the activities some residents would tell me how bad the noise affected them but we always took comfort in knowing that this isn't a regular occurrence.

The proposed Licence as outlined by you is as follows:

- Indoors; Sale of alcohol for consumption on /off the premises, recorded music, indoor sporting events dance ,films and plays- 11:00 to 01:00hours daily.
- Live music 11:00 to 00:30 hours daily
- Late night refreshment-23:00-01:00hours daily

- Outdoors (on the field) –sale of alcohol for consumption on/off the premises - 11:00-22:30hours.

Of the occasional events which most of residents have tolerated, in most cases during the events we have strangers jumping over the fence at numerous times during and after the events.

Litter has also been left in our grounds and foul language has been heard. If this was to happen daily as mentioned in the application, I will be worried for the safety of my residents and the environmental level of noise that will be impacted on the residents will be unbearable and will have a massive impact on their day to day living and wellbeing in general. I have already had residents saying that if this was to go a head **(Daily)**, they will be considering a move!

It is for these reasons on behalf of my residents I wish to formally object the application.


One of my residents Mrs Kearns, contacted your licencing team and left her contact details and one of your colleagues contacted her yesterday and advised that although the notice says "daily" this will not be case.

According to Mrs Kearns, your colleague further advised that the agreed terms in the licencing is for the club to hold between 4-6 events a year.

If the above is correct, I would like it in writing so I can advise my residents accordingly but I would also emphasize that the anti social issues we have during the events should be monitored and controlled.

I would appreciate a response either by email or post before the 25th.August.2021.

Yours sincerely, /



Rosette Richards,
Scheme Manager
Old Rectory Gardens- Aldridge.



Sayful Alom

From: [REDACTED]
Sent: 31 July 2021 13:42
To: Licensing
Cc: Alan Pearson; Ben Cc; Guy Cc; Martin Cc
Subject: Objection to licence application for 365days outside live music until 22.30 at Aldridge Cricket Club
Attachments: Cedar Courts Residents Association.docx

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Sent from [Mail](#) for Windows 10

Please find attached a copy of our objection to the above application
A signed copy is in the post

Regards Cedar Court Resident Association

Cedar Courts Residents Association

Cedar Court

Walsall Wood Road

ALDRIDGE WS9 8QU

31ST July 2021

Objection to the application for a license to provide outdoor live music 7 days a week until 22.30 hours at the Cricket club ALDRIDGE WS9 8NH.

- 1. This is in a conservation area**
- 2. It is a village cricket club not a commercial venue**
- 3. Aldridge has a large number of elderly residents that have chosen here for its peace and quiet village life the excessive noise would for certain interfere with their sleep patterns**
- 4. Families with young children again this would have an impact on their sleep patterns**
- 5. Traffic flow would greatly increase**
- 6. The litter situation after an outdoor event has to be taken in to account**

The current licensing regulations that are in place are sufficient for a village cricket club

Yours

Cedar Court Resident Association

Please note a signed copy is in the post

The Licensing Unit
Walsall Council,
Civic Centre
Walsall,
WS1 1TP

15/8/21

Re: Application from the stick & wicket club, The Green, Aldridge, WS9 8NH for a premises license

To whom it may concern .

With regard to the above, there should be a limit to the number of times per year for all day functions at the premises. Not any time any day, because of the nuisance (loud music/alcohol consumption and rubbish) to the neighbourhood.
Therefore it should be restricted.

Yours Sincerely,

J.Hickton
Hobs Hole Lane,
Aldridge.
WS98QY

Sayful Alom

From: john Deeley [REDACTED]
Sent: 23 August 2021 08:11
To: Licensing
Subject: Stick & Wicket Club
Attachments: Licensing Objections.doc; LA03 Representation Form.docx

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Dear Sir/Madam

I attach letter with objections and form LA03

Please acknowledge receipt

John Deeley

John Deeley* BA (Hons) MA Solicitor

**Clerk to the Aldridge Cooper & Jordan's Endowed School Foundation
Registered Charity Number 528872**

**Meadowlands
Newton Road
Burton Upon Trent
DE15 0TT**

**The Licensing Unit
Walsall Council
Civic Centre
Walsall
WS1 1TP**

23rd August 2021

Dear Sirs

Re : Stick & Wicket Club Licensing Application

I enclose herewith Representation Form in relation to the above-named's application together with Objections.

I look forward to hearing from you.

Yours Faithfully



OBJECTIONS TO LICENCE APPLIED FOR BY THE STICK AND WICKET CLUB ALDRIDGE

**1. I am Clerk to the Trustees of the Aldridge Cooper & Jordan's
Endowed School Foundation, who are a Registered Charity (528872)
(The Trust).**

**2. On behalf of the above Trust, I wish to register objections to the
application as submitted. I have not been served notice of this
Application and only discovered it by chance. In addition, no
Application Number has been published, thus none is quoted.**

**3. The Trust own land on the Green, namely the site upon which the
Aldridge Cooper and Jordan School [The School] stands, ■ The Green
(also known as the Caretaker's House) ■ and part of the car park
adjacent to ■ [The Car Park].**

**4. The Trust also manages the whole of the Car Park on behalf of
Lichfield Diocese (who own the remainder), Aldridge Parish Church
and the School who use it on a daily basis.**

5. The objections raised are as follows:-

- (a) It is wholly inappropriate to grant a licence for the Licensable Activities applied for during hours when the School is open, particularly the outdoor activities which will be within earshot of the School and No [REDACTED] This is likely to have a negative impact on the education of the pupils.**
- (b) Whilst car parking is not a relevant issue, the amount of traffic along the Green (which is a cul-de-sac) is. There are already difficulties experienced during the time pupils are collected at the end of the School day and further traffic along the Green will serve only to exacerbate the problems.**
- (c) It is believed that the Applicants have little parking of their own and as a result cars are likely be parked along The Green causing congestion and access difficulties for the cars coming and going.**
- (d) All of the above will increase the risk of creating a public nuisance and will significantly increase the risk of public safety being compromised, particularly for those pupils who choose to walk or cycle to School.**

(e) Any events during School hours when the Applicant's premises are so close to the School must inevitably increase the risk of harm to the pupils attending the School.

(f) In addition, the Trust rents out [redacted] to tenants who have the right to quiet enjoyment of the premises and the right not to be disturbed by loud music being played on a field so close to where the house is.

6. The granting of such an extensive Licence will significantly increase the risk of public nuisance, the safety of the public and in particular the safety of the pupils at the School.

7. These objections are submitted on behalf of the Trust and not on behalf of the School, the Governors of the School, the tenants of [redacted], Aldridge Parish Church or Lichfield Diocese who may lodge their own objections.

Dated 23rd August 2021

[redacted]



Licensing Act 2003 – Representation Form

Personal Details	
Title:	Mr <input checked="" type="checkbox"/> Mrs <input type="checkbox"/> Miss <input type="checkbox"/> Ms <input type="checkbox"/> Other <input type="checkbox"/> (please specify)
First Name:	JOHN
Surname:	DEELEY
Address:	Newton Road Burton On Trent
Postcode:	DE15 0TT
Contact Telephone Numbers:	Daytime: Mobile:

Premises Details <i>(please give as much information as possible)</i>	
Application Ref:	None given
Name of Premises	Stick and Wicket Club
Address of Premises:	The Green, Aldridge Walsall WS9 8NH

Reasons for Representation
<p>Please provide your reasons under the relevant licensing objective below. You are not required to complete all sections. Complete only those that you consider are relevant to your representation.</p>
The Prevention of Crime and Disorder
The Prevention of Public Nuisance Please see attached document
Public Safety Please see attached document
The Protection of Children from Harm Please see attached document
<p>In accordance with the provisions of the Licensing Act 2003, the Licensing Authority is required to include all personal details in the Committee report. Should there be exceptional circumstances, which require the protection of your identity, please explain the reasons below:</p> <p>N/A</p>
Declaration
I confirm that the information I have provided is true and correct.
Signed: John Deeley
Dated: 23/08/2021


Cedar Court
Walsall Wood Road
Aldridge
West Midlands
WS9 8QU
19th August 2021

Dear Sir,

**Re: Notice of Application for a premises licence at Stick and Wicket Club, The
Green, Aldridge, Walsall, WS9 8NH**

We have read the notification regarding the application for a premises licence at the Stick and Wicket and we would like to record our protest for change to the current agreement on the following basis.

- The premises are supposedly associated with the village Cricket Club that provides a social benefit to their members and not an outright commercial venture to provide an entertainment venue via the back door
- The area surrounding the Cricket Club is a Conservation Area and does not benefit from sufficient parking for such an undertaking. There are other venues within the Aldridge area that have availability for such events should they be deemed necessary.
- There are already sufficient activities undertaken by the Club that already tolerated by the existing residents and there is no evidence that any additional activities benefits any of the residents other than pursuance of a profit stream. Other revenue streams should be implemented by the Cricket Club if they wish to encourage inclusion by the local residents.

I look forward to your response.

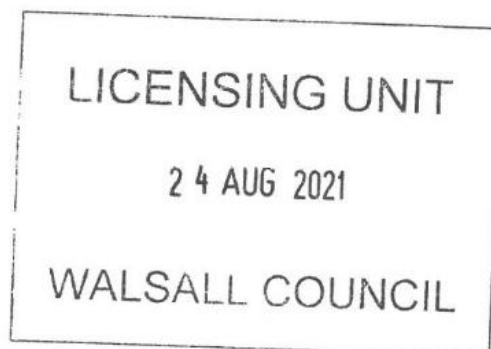
Yours faithfully,



Karen and Alan Pearson

The Green
Aldridge
Walsall WS9 8NH

The Licensing Unit
Walsall Council
Civic Centre
Walsall WS1 1TP



20 August 2021

Dear Sirs

NOTICE OF APPLICATION FOR PREMISES LICENSE
THE STICK & WICKET CLUB – THE GREEN, ALDRIDGE WS9 8NH

We strongly object to the above application within a residential area for the following reasons:

- A business with principal hours of business late at night is not compatible with this location.
- Where alcohol is involved, the possibility for inappropriate behaviour is increased.
- Loud voices can be expected from 11:00 to 00:30, 7 days per week.
- Recorded music and live must from 11:00 to 00:30, 7 days per week would be a nuisance to the neighbours.
- No doubt music would be amplified.
- As the application includes food until the early hours of the morning, one must ask, what is the intended activity at the premises, and is it appropriate for the area.
- Would the proposal constitute a change of use?
- Allowing the sale of alcohol and the other activities late at night would lead to noise and anti-social behaviour in local streets at a time when most respectable residents are in bed and trying to sleep is unacceptable.
- Generally, any activity involving increased numbers of people, vehicles, music and alcohol after 11:30 at night is not appropriate for a residential area and it increases the possibility of becoming a public nuisance and significantly raises the risk of criminal and disorderly behaviour.
- Residents nearby have young children all of whom would be in bed between 19:00 and 21:00 daily if not before.
- If it is being licensed until 1.30am from Monday to Sunday, people could still be drinking until 03:00, having bought their last orders just prior to 01.30am.
- It would impact on local elderly residents, all of whom could be in bed by around 21:00-22:30 daily.
- Nightly disruption for those that work unsocial hours ie. night workers/those that need to get up especially early for work would be unacceptable.

- Inevitably, there would be an increased volume of litter; litter is already an issue drifting into my front garden and hedges and that of No 6 with all manner of litter such as sweet wrappers, takeaway wrappers, plastic, cigarette butts, cans and packets.
- There will possibly be people urinating behind the church walls and in the entrance to the front gardens of numbers 2 and 6 The Green.
- It is likely that there would need to be an increased need for street cleansing in the area.
- Risk of damage to property by drunken revellers is a possibility.
- Lack of Parking – likelihood of obstructing the driveway to numbers 2, 4 and 6 The Green (I am disabled and in the event of me having a fall, access by ambulance would be blocked).
- There would be an increase in night-time taxis and road traffic, adding to already difficult parking problems.
- The pavement from the front of the parish church at the entrance to numbers 4 and 6 The Green is already often obstructed by vehicles.
- Bad parking could result in ambulances or fire-engines not being able to get through to an emergency in the area.
- There has already been one fatality in Aldridge, no doubt caused by night-time drinking.
- Presumably this would also result in the need for extra policing, for which the Aldridge residents will have to foot the bill.
- I am particularly concerned about the potential for drink driving and the dangers this brings not only to our community, but the wider area.
- Fighting, aggression, loitering, are unfortunately all behaviour that occurs when drinking alcohol takes place for extended periods of time.
- A residential street within a conservation area is no place for a late-night drinking venue.
- I would anticipate a very negative impact on my life, in terms of sleep deprivation due to nightly music and drunken people leaving the venue.

Would you want any of this to be on your doorstep?

I urge you to decline the application.

Yours faithfully



Mrs Lynn Robey



Licensing Act 2003 – Representation Form

Personal Details	
Title:	Mr <input checked="" type="checkbox"/> Mrs <input type="checkbox"/> Miss <input type="checkbox"/> Ms <input type="checkbox"/> Other <input type="checkbox"/> (please specify)
First Name:	[Redacted]
Surname:	[Redacted]
Address:	[Redacted] NODDY PARK RD ALDRIDGE
Postcode:	WS9 8LU
Contact Telephone Numbers:	Daytime: [Redacted] Mobile: [Redacted]

Premises Details (please give as much information as possible)	
Application Ref:	
Name of Premises	Stick & Wicket Club, The Green, Aldridge
Address of Premises:	WS9 8NH

Reasons for Representation	
Please provide your reasons under the relevant licensing objective below. You are not required to complete all sections. Complete only those that you consider are relevant to your representation.	
The Prevention of Crime and Disorder	
THIS WILL CAUSE THE ABOVE A.S.A.B UNACCEPTABLE	
The Prevention of Public Nuisance	
THERE WILL BE A GUARANTEED NUISANCE	
Public Safety	
RISK TO FLAT OWNERS AND PARKING	
The Protection of Children from Harm	
N/A	
In accordance with the provisions of the Licensing Act 2003, the Licensing Authority is required to include all personal details in the Committee report. Should there be exceptional circumstances, which require the protection of your identity, please explain the reasons below:	
I DO NOT WANT TO BE IDENTIFIED	
Declaration	
I confirm that the information I have provided is true and correct.	
Signed:	[Redacted]
Dated:	19/8/21

 *The Green*

Aldridge

WS9 8NH



18th. August 2021

The Licensing Unit,
Walsall Council
Civic Centre
Walsall WS1 1TP

Sirs,

Application for Premises Licence, Stick and Wicket Club (Aldridge) Ltd

On behalf of my wife and I, I wish to raise firm objection to that section of the application, seeking consent for the outdoor activities. (On the Field)

Viz.:

Both Recorded (and or) Live Music, and Performance of Dance 7 days/week
between 11.0. a.m and 22.30 p.m (11 1/2 hours)

Alcohol Sale 7 days / week between 11.0.a.m and 22.45 p.m (11.3/4 hours)

Opening hours 7 days/week between 10.0 a.m and 01.30 a.m (15.1/2 Hours)

We live within a 200/300 yards from the site and the potential for noise nuisance, is immeasurable , particularly of course during the summer months.

I can not imagine the distress that would be experienced by the elderly folk who live in Wenlock Gardens. They will be within 100 yards of the site. With nothing intervening

Not only is there potential for noise disturbance, but by allowing alcohol to be sold over a 1 1/4 hour period could be a contributory factor in rowdyism, drunken brawls, and general public disturbance.

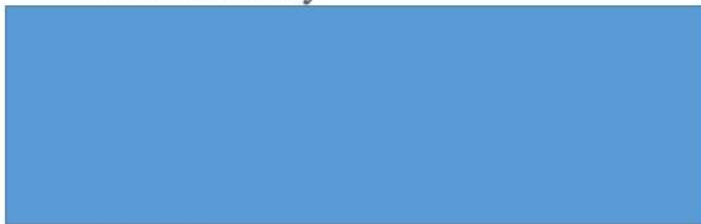
Depending upon the activity, at the Club, street parking is a potential issue, particularly to the three residences on the Green. Nos. 2, 4 and 6

On infrequent periods, the club does host public activities, mainly for children, and whilst these invariably produce noise, they have never given cause to complain.

These proposals however, are somewhat different, with potential for considerable nuisance, and we firmly object, to consent be given to the outdoor activities as detailed.

Will you please advise whether the Licencing Committee discuss applications publicly, and if so, whether representations may be made.

Yours sincerely

A large blue rectangular box redacting the signature of F Coldrick.

F Coldrick

Licensing

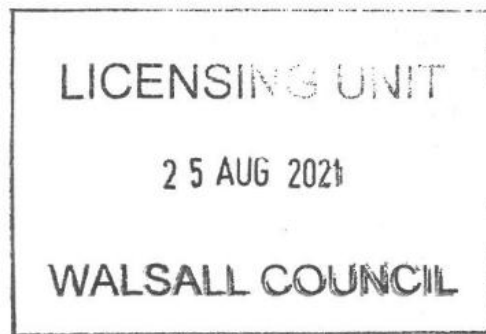
Walsall Council

Civic Centre

Walsall

WS1 1TP

21/08/21



Dear Licensing department

Regarding the Application for a Premises Licence – Stick and Wicket (Aldridge) Club Ltd

I wish to raise an objection to the above application for the following reasons:

1. The club is located in a conservation area close to a primary school and recent events held at the club have resulted in antisocial behaviour leading to police having to attend to restore order. I have concern that the current management of the club is inexperienced and incapable of managing the events responsibly and with the best interests of the Aldridge village residents.
2. The club has operated successfully for many years as a members only club and held occasional outdoor events, allowing uncontrolled events, 7 days per week, will change the purpose of the club to that of a public house. This will detrimentally alter the character of the club within Aldridge and the character of Aldridge village which is contrary to the purpose of a conservation area as defined by the Planning (Listed Building and Conservation Areas) Act 1990, there are sufficient public houses in Aldridge.
3. Following previous outdoor events at the club the playing fields and public footpaths have been left in an untidy condition being littered with plastic bottles, plastic drinking cups, polystyrene fast food containers, discarded plastic toys and broken glasses. This is dangerous for adults, children and dogs using the public footpaths across the land occupied by the club and encourages an unsustainable lifestyle that Walsall council should be managing and controlling throughout the borough not encouraging through permitting uncontrolled 7-day per week licensing.
4. The noise generated from outdoor events at the club are tolerable when the events are occasional but to have the ability to hold events at any time would be unacceptable to me as a local resident and cause a change to the character in the conservation area of Aldridge, which is contrary to the Planning (Listed Building and Conservation Areas) Act 1990.

The Stick and Wicket club is a valued facility in Aldridge and the proposed changes have the potential for the club to become a liability to the community.

I request that my objections and the welfare of Aldridge residents are considered when Walsall Council decides whether to permit uncontrolled events at the club.

Yours sincerely



Angela Butlin

 Walsall Wood Road

WS9 8RA

Sayful Alom

From: Lisa Harrington [REDACTED]
Sent: 25 August 2021 22:33
To: Licensing
Subject: Premises Licence - Stick and Wicket Club, The Green, Aldridge, Walsall, WS9 8NH
Attachments: Premises Licence - Stick and Wicket Club, The Green, Aldridge, - Representations.pdf

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Dear Sirs

To: The Licensing Unit, Walsall Council, Civic Centre, Walsall, WS1 1TP.

Please find enclosed representations concerning an application for a premises licence by the Stick and Wicket I wish to be taken into consideration when the application is considered.

Kindly acknowledge safe receipt.

Regards

Lisa Harrington



Licensing Act 2003 – Representation Form

Personal Details			
Title: Mr <input type="checkbox"/> Mrs <input checked="" type="checkbox"/> Miss <input type="checkbox"/> Ms <input type="checkbox"/> Other <input type="checkbox"/> (please specify)			
First Name:	Lisa		Surname: Harrington
Address:	<div style="background-color: #007bff; width: 20px; height: 15px; display: inline-block;"></div> Walsall Wood Road, Aldridge, Walsall		
Postcode:	WS9 8QT		
Contact Telephone Numbers:		Daytime:	Mobile: <div style="background-color: #007bff; width: 100px; height: 20px; display: inline-block;"></div>

Premises Details <i>(please give as much information as possible)</i>	
Application Ref:	Premises - Stick and Wicket Club, The Green, Aldridge, Walsall, WS9 8NH
Name of Premises	Stick and Wicket Club,
Address of Premises:	The Green, Aldridge, Walsall, WS9 8NH

Reasons for Representation
<p>Please provide your reasons under the relevant licensing objective below. You are not required to complete all sections. Complete only those that you consider are relevant to your representation.</p>
<p>The Prevention of Crime and Disorder</p> <p>If the Premises Licence is granted without restriction, it gives the club carte blanche to hold events on everyday of the week without any consultation with the Police or the Local Authority.</p> <p>The club has had problems in the past with unexpected numbers attending and without the expert advice from the Police prior to the event, the concern remains that the club may not successfully deal with gatecrashers and may well need to call on the help of the Police if the situation requires it. Aldridge Police Station no longer has officers so Police would need to be called from Bloxwich Police Station or further afield. Is the application simply a way to avoid unwelcome scrutiny?</p> <p>The sale of alcohol until 1.00 am is an unreasonable extension of drinking hours meaning in reality many attendees will not clear the premises until much later raising concerns about disorder at that time. The original purpose of the club-house was to provide refreshments to members attending games and matches at the club and if this licence is granted, it is entirely changing that original purpose and making a community sports and social club into a late-night drinking club.</p>
<p>The Prevention of Public Nuisance</p> <p>The application makes reference to outdoors (on the field) which is a large open space but which nevertheless has several near-by neighbours. The field is backed onto by Old Rectory Gardens which is retirement housing. The field is also in close proximity to Larch Court, Ash Court and Maple Court flats on Noddy Park Road occupied in the main by retirees. A new housing development Newic Gardens is also close by. Have these</p>

various properties been notified of this application? Surely a proper consultation with the residents of the various near-by homes should be taken into consideration when the club is proposing to use the field for recorded music, live music and performance of dance which will undoubtedly affect the quiet enjoyment of the residents in these homes.

The amplified music of outdoor events is known to travel over one mile and all of these properties mentioned above are much closer to the club. People living in the properties could potentially be subject to outside live events on every day of the year. No notification would need to be given to them of any function to be held.

The club is due to hold an event on Sunday 29/08/21 - Festival on the Green. Has the club applied for an Occasional Permission for this event or has a calculation been made that this application is home and dry. I suggest that such events should be the subject of prior permissions being obtained so that some control can be kept over the conditions, numbers and timings of the licence. The Council can then respond (with advice from the Police) to problems.

Finally, here: Public nuisance includes a loss of amenity: This 'amenity' is lost by the playing of loud music until 10.30 pm, and also with the disturbance caused by customers continuing to associate outside until 1.30 am or 2.00 am. Please try and tell those residents who have chosen to live near to a pleasant village location in the twilight for their lives that this is not a nuisance.

Public Safety

The Stick and Wicket Club have already interfered with the public right of way over the outskirts of the clubs' field by erecting fencing and moving the Right of Way. It is instructive to know whether permission was given for this change, whether the Council were consulted, or whether permission was not sought. Similarly some of the Euro 2021 matches were run as large scale functions. Had permission been sought for any of these events? Is this why a function for the Euro 2021 final appears to have been cancelled at short notice. The Clubs' compliance (or otherwise) with any licensing requirements may inform the Council as to the suitability of a premises licence at this time.

However the changes that have been made to the Right of Way now mean that members of the public and local dog walkers have to walk through the clubs' car-park and pick up the path on the opposite side. This already adds danger to pedestrians as they navigate the badly surfaced car park. The number of people attending functions at the club in vehicles will plainly increase substantially if this licence is granted. The use of this right of way will be impeded and there will be a risk of danger to users. Trying to cross the car park with children or dogs will become increasingly difficult. When the car park is full, cars, as they presently do, will use both of the clubs fields churning up the grass and making areas where walkers and dogs currently walk more restricted and dangerous.

Presently broken glass litters the path and accessible areas. The fields are used for various sporting activities for adults and children and it is therefore inevitable that injuries to players will occur. The club has not been able to restrict glasses and bottles leaving the club-house - drinks are served outside in glasses and bottles - and there is no reason to believe that will change.

At the moment a large amount of litter is surrounding outside bins and skips, together with disused white goods that have not been cleared. The car park is not cleared of litter and is accumulating around the metal fence enclosures. This situation will only get worse as more events encourage more people to visit the site. Children are often seen playing around the rubbish bins where fires are occasionally set thereby increasing their chances of being injured.

The Protection of Children from Harm

The club is home to Aldridge Cricket Club, Walsall Phoenix Football Club, Aldridge and Walsall Hockey Club, Aldridge Running Club all of whom rely on and encourage the introduction of young members and families. The focus of these clubs is physical exercise

in pleasant surroundings where members can feel safe in the knowledge that they are surrounded by fellow members and their families.

The transition from a members club into in effect an outdoor night club with entry permitted for all must surely increase the risks in particular to children by the presence of large crowds of adult drinkers who have no association with club members.

Most of us are also familiar with what accompanies large gatherings of adults in drink - a premises licence will encourage violence, place vulnerable attendees at risk (particularly women and children), and result in the likelihood of harm to children from disorder, discarded glass and bottles, and of refuse. It is already a common site to see drinkers at the club urinate at the gates to the cellar (to the left of the entrance). Unfortunately such occurrences will be commonplace.

In accordance with the provisions of the Licensing Act 2003, the Licensing Authority is required to include all personal details in the Committee report. Should there be exceptional circumstances, which require the protection of your identity, please explain the reasons below:

Declaration

I confirm that the information I have provided is true and correct.

Signed:



Dated: 25/08/21

Responses from Mediation Appendix 10

Sayful Alom

From: Rosette Richards [REDACTED]
Sent: 20 August 2021 16:39
To: 'Ian Rushton'; Licensing
Subject: RE: The Stick and Wicket Club

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Hi Ian,

Thanks for the reply.

Yesterday I compiled all the points you made including the letter and sent it to all my residents.

Due to the late reply I haven't been able to get all my residents views after letter and I am breaking off today for a week.

I have spoken to some of the residents today and a few are choosing to give the club the benefit of doubt but some aren't due to past experience.

Your letter mentioned 10:30pm finish for Live Music but to some residents this hasn't been the case especially when live music is on. Residents who live in the complex next to your main entrance have reported Music on weekends being on until midnights and some times further than that and them not being able to sleep or even watch their own television. I know this could be out of your control but there is always outside drinking after and alcohol bottles get left lying around on our grounds. So they are dreading the fact that you will be able to do this on any day of the week if you wishes.

Other residents have reported swear words being used by the person who is on a speaker who I would assume would be someone on the organising team?

Two residents in particular have reported being so "feed up" with the noise that they came to your premises to ask for the music base to be lowered due to the constant bang and they were sworn at and ageist abusive remarks were shouted out by your revellers who seemed to be in their teens and 20s.

Old Rectory is a retired complex for over 60s and this does worry me when my residents feel the need to come to your complex and confront your revellers we have all known or read about such incidents where things can turn out for the worse.

I know the decision is on the 25th.August but at the moment I cannot conclude where we stand due to the fact that I haven't had time to consult all the residents after your response especially when there are still objectors in the ones I have spoken to.

I keep hearing, "what will stop the club to organise as many events however loud they will be when they have got a licence that enables them to so everyday if they wish" I have no answer for that question.

Kind Regards,

Rosette Richards
Scheme Manager



Please note: my working hours are Mon-Fri- 09:00-4:30pm.



From: Ian Rushton [Redacted]
Sent: 16 August 2021 17:41
To: Rosette Richards; 'Licensing'
Subject: RE: The Stick and Wicket Club

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Hi Rosette

Thanks for your emails and apologies for not replying sooner.

The club has a main room and a function room – and they both have a capacity of 60 people as per the Fire Service.

The club is currently licensed to provide entertainment such as live and recorded music from inside the premises. This will continue, moving forward, and the new licence application also seeks to provide some live music inside.

I can assure you that the club will continue to operate in a responsible way to ensure that the local community isn't disturbed. I think it's unlikely that anyone at the Old Rectory would be disturbed by music from inside the club.

Hope that helps.

Any queries please let me know.

Regards, Ian

Ian Rushton
JL Licence and Retail
[Redacted]

Sent from [Mail](#) for Windows 10

From: [Rosette Richards](#)
Sent: 16 August 2021 14:23
To: 'Licensing'; [Redacted]
Subject: RE: The Stick and Wicket Club

Hi,

Is it possible to get a response (if you are able to) early this week as I am on A/L next week?

Thank you.

Kind Regards,

Rosette Richards
[Scheme Manager](#)

Please note: my working hours are Mon-Fri- 09:00-4:30pm.



From: Rosette Richards
Sent: 12 August 2021 12:39
To: 'Licensing'; [redacted]
Subject: RE: The Stick and Wicket Club

Hi Rebecca,,

I appreciate the response thank you.

Ian, can you please advise if the indoor events are likely to include live music? If yes, will the music be likely to be heard outside the club building and further to Old Rectory?

You have stated that the field events will hold over 500 plus, what is your sitting safety for the indoor events please?

Thank you.

Kind Regards,

Rosette Richards
Scheme Manager
Old Rectory Gardens (Aldridge)

Please note: my working hours are Mon-Fri- 09:00-4:30pm.



From: Rebecca Dangor [redacted] **On Behalf Of** Licensing
Sent: 10 August 2021 15:16
Subject: The Stick and Wicket Club

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Dear Sir/Madam,

Thank you for your representation expressing your concerns about the premises licence application for The Stick and Wicket Club.

We have been asked by the applicant to forward you the attached information.

Please let me know if you have any questions.

Regards

Rebecca Dangor (née Clark)

Licensing Officer
Public Health & Regulatory Services

Walsall MBC,
Licensing Unit
Civic Centre,
Darwall Street,
Walsall, WS1 1TP



licensing@walsall.gov.uk

www.walsall.gov.uk


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GreenSquare Estates Limited | A private limited company in England & Wales no. 8719365
GreenSquare Construction Limited | A private limited company in England & Wales no. 3861419
GS Energy Services Limited | A private limited company in England & Wales no. 1971730

Registered office for all is: 178 Birmingham Road, West Bromwich B70 6QG

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From: dave wheeler [REDACTED]
Sent: 20 August 2021 14:25
To: Licensing
Subject: Re: Objection to application for premises licence for the Stick and Wicket Club, The Green, Aldridge, Walsall, WS9 8NH

CAUTION: This email originated from outside of the council. If you have any doubts do not click links or open attachments. You should never be asked to enter your username and password into an external link.

Dear Rebecca

Thank you for a copy of the letter from Mr Ian Ruston on behalf of SWCC.

Whilst this gives some reassurance for events with attendances of 500 and over being limited to six per annum, there is no mention of the number of events for attendances of 499 or fewer whether outdoors or indoors. This is a real concern to us as there could be any number of licensable events of 499 or fewer with the licence application as it stands at the moment. This is certainly not acceptable to us.

The club should be allowed to continue with its Club Premises Certificate with the outdoor events restricted as they are presently and the club should find other, more appropriate ways to increase its income.

We still maintain our very strong objections on the basis that SWCC is a village cricket club and the expansion of their licence on the basis stated would take their status to a social/night club with very detrimental impacts on the local residents as well as the ambiance of the cricket club and its grounds as they are today. There is significant sports activity with young children throughout the week and weekends and the expansion of the licensable activities can only interfere with this and raise parents' concerns regarding the impact on their children and well as their safety.

We have been social members of the club for over forty years where we and our children have enjoyed the benefits of the SWCC in terms of its sports, social and community activity and we see no reason to change the current arrangements. We are sure that the existing licensing arrangement will generate sufficient sustainable funding to cover the ongoing running costs and investment needs of SWCC.

SWCC has to be commended for the efforts made during the last 18 months to upgrade and improve the facilities which has seen a massive improvement in the ambiance of the club both inside and the garden areas outside, as well as a significant increase in membership. The activity has certainly increased with the lifting of covid restrictions and has no doubt impacted on increased revenues for the club.

The huge benefits of the sports related activities for young children particularly, in terms of cricket and football, is very important for the community and we feel that expanding into other entertainment areas on the scale suggested would mean that the fundamental and long standing sports activities of the club would not be sustainable.

Kind regards

Dave and Judy Wheeler

On 4 Aug 2021, at 16:57, Licensing <Licensing@walsall.gov.uk> wrote:

Dear Dave and Julie,

Thank you for your email expressing your concerns about the premises licence application for The Stick and Wicket Club.

This email is to acknowledge receipt and confirm that having received an objection, the application will now be determined at a hearing of the Licensing Sub-Committee.

Your representation will be included in the committee report and you will be invited to attend the hearing and deliver your representation in person, should you wish to do so.

A Democratic Services Officer will contact you in due course with details of the time and date of the committee hearing, however please note that you will not receive any correspondence until after the close of the consultation period on 26 August 2021.

Regards

Rebecca Dangor (née Clark)

Licensing Officer
Public Health & Regulatory Services

Walsall MBC,
Licensing Unit
Civic Centre,
Darwall Street,
Walsall, WS1 1TP



licensing@walsall.gov.uk

www.walsall.gov.uk

<image003.jpg>

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From: dave wheeler [REDACTED]

Sent: 04 August 2021 14:13

To: Licensing <Licensing@walsall.gov.uk>

Subject: Objection to application for premises licence for the Stick and Wicket Club, The Green, Aldridge, Walsall, WS9 8NH

CAUTION: This email originated from outside of the council. If you have any doubts do not click links or open attachments. You should never be asked to enter your username and password into an external link.

Dear Sir/Madam

We wish to object to the licence application from the Stick and Wicket Cricket Club for an indoor and outdoor music, film and entertainment (and other entertainment related activities) licence for 7 days and nights every week.

The current practice of the Stick and Wicket Cricket Club in terms of running events at bank holidays and when special sports events are televised such as the recent Euros we are happy to continue to tolerate, but to extend this to a much more flexible and wider licensing arrangement 7 days and nights per week is not in anyway acceptable and the reasons for our strongest objections follow below.

Our very strong objections are on the basis that this is a village cricket club and the expansion of their licence on the basis stated would take their status to a social/night club with very detrimental impacts on the local residents as well as the ambiance of the cricket club and its grounds as they are today. There is significant sports activity with young children throughout the week and weekends and the expansion of the licensable activities can only interfere with this and raise parents' concerns regarding the impact on their children and well as their safety. The general safety of the public is also a matter that needs to be considered. It is my understanding that during the recent Euros screening by the cricket club that these events were staffed mostly by volunteers and one has to question whether all the safety protocols had been observed as well as staffing events with suitably qualified personnel and completing the appropriate risk assessments. This also begs the question that how can they resource and run safely the scale of events indicated in this licence application.

The cricket club has to be commended for the efforts made during the last 18 months to upgrade and improve the facilities which has seen a massive improvement in the ambiance of the club both inside and the garden areas outside, as well as a significant increase in membership. The activity has certainly increased with the lifting of covid restrictions and has no doubt impacted on increased revenues for the club.

The huge benefits of the sports related activities for young children particularly, in terms of cricket and football, is very important for the community and we feel that expanding into other entertainment areas on the scale suggested would mean that the fundamental and long standing sports activities of the club would not be sustainable.

We appreciate the need to find sustainable mechanisms to ensure the club is viable but the draw of the upgraded facilities on the present licensing arrangements should be more than sufficient to ensure the club's viability.

We cannot afford to lose our beloved village cricket club which is so important to the local community in terms of encouraging sports activity, particularly in terms

of cricket and football , not just for young people but for those of all ages, whether as participant or spectator.

Yours faithfully

Dave And Judy Wheeler
Residents of the Granary Aldridge

Rebecca Dangor

From: Maxine [REDACTED]
Sent: 30 July 2021 11:29
To: Licensing
Subject: Re: Aldridge Stick and Wicket

CAUTION: This email originated from outside of the council. If you have any doubts do not click links or open attachments. You should never be asked to enter your username and password into an external link.

Following confirmation that the Club do not intend to host live events 7 days a week I wish to withdraw my earlier e-Mail opposing this request, however would like to know how the club have been able to host events previously if they are applying for this license now?

Kind regards

M Hammond

Sent from my iPhone

On 30 Jul 2021, at 10:46, Licensing <Licensing@walsall.gov.uk> wrote:

Dear Maxine,

Thank you for your email expressing your concerns about the premises licence application for The Stick and Wicket Club.

This email is to acknowledge receipt and confirm that having received an objection, the application will now be determined at a hearing of the Licensing Sub-Committee.

Your representation will be included in the committee report and you will be invited to attend the hearing and deliver your representation in person, should you wish to do so.

A Democratic Services Officer will contact you in due course with details of the time and date of the committee hearing, however please note that you will not receive any correspondence until after the close of the consultation period on 26th August 2021.

Regards

Rebecca Dangor (née Clark)
Licensing Officer
Public Health & Regulatory Services

Walsall MBC,
Licensing Unit
Civic Centre,
Darwall Street,
Walsall, WS1 1TP

[REDACTED]
licensing@walsall.gov.uk

www.walsall.gov.uk

<image001.jpg>

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From: [REDACTED]
Sent: 29 July 2021 19:43
To: Licensing <Licensing@walsall.gov.uk>
Cc: Licensing <Licensing@walsall.gov.uk>
Subject: Aldridge Stick and Wicket

CAUTION: This email originated from outside of the council. If you have any doubts do not click links or open attachments. You should never be asked to enter your username and password into an external link.

Dear Sir

I have just noticed the attached application for a licence to allow outdoor entertainment 7 days a week at the Aldridge stick and wicket club (Aldridge cricket Club). Whilst I am a big advocate for the arts and music having a son who plays in a band , I am not a fan of having this on my doorstep. When an event is on at this venue, depending on which way the wind blows depends on how loud the noise is that we hear - we can often hear it from our home in Leighswood Avenue, which is not ideal and can affect our sleep , but at the moment this is not ideal but occasional. There are many properties within a nearer distance to this propriety, which include many bungalows and old peoples flats and homes also. This is an encroachment on theirs and our home life and possibly sanity. Not only does the noise have an affect on the surrounding properties from the outdoor entertainment , there will also be a huge impact on the traffic in the area and parking if events are more regular. With this also comes more parked cars in roads near to the the venue which disrupts traffic and also homes, with car doors opening and closing and noise from people travelling to and from their cars, which in turn attracts more undesirable behaviour.

I therefore would like to object to this being passed.

Kind regards

M Hammond
WS9 8BB
<image002.jpg>

Sent from my iPhone

Mrs R Dangor
Licensing Officer
Public Health & Regulatory Services
Walsall MBC,
Licensing Unit
Civic Centre,
Darwall Street,
Walsall, WS1 1TP

Mr & Mrs ME & L Connop

■ The Granary,
Aldridge,
Walsall,
WS9 8NY
14th Aug 2021

Re; Objection to the current licensing application, Stick & Wicket Cricket Club,
(SWCC) The Green, Aldridge.

Dear Mrs Dangor,

Thank you for forwarding the letter of clarification from Mr Ian Rushton on behalf of the SWCC.

It is reassuring to note that the application for the Premises Licence is to be amended to include the restriction to six licensable events per year with more than 500 guests attending. In this limited respect only do we feel our objection to the application has been sympathetically accommodated.

However, we remain concerned that the licence, as currently applied for, *including* the restriction above, fails to address the consequences of events/functions, whether private or commercial and/or when the club has put on a smaller function of its own or hired/sub-let the premises to others. At present the Licence as applied for, if granted, will permit the Club to stage an innumerable number of events or private hire functions without restriction each year provided the numbers attending are 499 or fewer. The application seeks permission to licence and to hire out both the function room AND the field and with that also permission to play music outdoors until 10.30 pm, 365 days per year should it choose to do so.

The application as presently submitted is seeking to change the status of the SWCC from a village cricket club into a commercial entertainment venue by stealth. The area surrounding the club is a conservation area surrounded by private homes, does not have car parking capacity for regular events attracting large numbers attending and there exists already alternate premises nearby which are more suitable for large number gatherings.

The club should be allowed to continue with its Club Premises Certificate with the outdoor events restricted as they are presently and the club should find other, more appropriate ways to increase its income. Meanwhile, its neighbours can continue to retain the quiet enjoyment of our homes. In return, we, the club's neighbours, will tolerate the occasional noisy event, will continue to keep the streets and our gardens clear of the litter, glasses and bottles that do occasionally come into our gardens, and we will continue to ignore the occasional late night noise and general revelry as the club guests make their way home.

Yours sincerely

Mr & Mrs ME & L Connop

From: PATRICIA BLOXHAM [REDACTED]
Sent: 15 August 2021 11:34
To: Licensing
Subject: FAO: Rebecca Dangor, Licensing Officer, Licensing unit at WCC Re: Stick & Wicket (Aldridge) Club Ltd - Representation against the application for a Premises Licence

CAUTION: This email originated from outside of the council. If you have any doubts do not click links or open attachments. You should never be asked to enter your username and password into an external link.

Dear Ms Dangor,

Further to the letter of clarification from Mr Ian Rushton on behalf of the above.

The Proposed Operating Schedule obviously centres on the premises itself and not the close-by surrounding residential areas, the Club would most likely relinquish any responsibility for any trouble that could spill beyond the premises, that coincides with an event held at the club, therefore putting the onus on the surrounding residents.

I note the point *"Notices shall be prominently displayed at appropriate points requesting patrons to respect the needs of local residents and businesses and leave the area quietly."*

This ONLY serves as a protection for any come back to the Club should it not be adhered to, and once again puts the onus firmly back on the surrounding residents.

I acknowledge the application for the Premises Licence is to be amended to include the restriction to six licensable events per year, with more than 500 guests attending. Clarification is needed as to what intervals these events are to occur, are they to be once a month through the summer months etc. Also, 11hrs 30mins hearing live music (11:00 to 22.30) would become unacceptable and extremely intrusive, making it impossible/unbearable to even sit in the comfort of our own homes and gardens, surely no-one has the right to take that from anyone.

On the outdoor events; sale of alcohol is to end at 22:45hrs, however, as sale of alcohol indoors can continue until 01:00hrs this will not prevent customers coming outside again!

I note the Club is applying for innumerable events or functions (whether private or commercial) to be held 365 days per year, with the proviso of no more than 499 attendees. I am extremely concerned that, as well as the 6 limited main outdoor events, they are seeking permission to licence and hire out both function room and the field, along with permission to play music outdoors until 10.30pm. Therefore, local residents will be subjected to 365 days and not just the 6 outdoor events, which is very misleading and totally unacceptable.

I acknowledge the point "*Alcohol will only be served in plastic glasses*". However, beer bottles are not made of plastic and broken ones have been thrown into our hedge and also in to our garden, which is not only unacceptable but a danger to my pet dog.

This Conservation area is a unique part of Aldridge (of which we are very proud) and we would like to keep it that way. We have a concern at the volume of music as well as to what kind of Events and customers they will attract, and the possible detrimental impact this could have to the surrounding area.

Whilst we understand they wish to make money, why should they do it showing NO consideration for Aldridge residents. They do not seem to be working with us but against us.

Surely there are other more considerate ways for the Club to increase its income.

I therefore continue to object to this application.

Mrs P Bloxham

 The Granary

Noddy Park Road

Aldridge

WS9 8NY

----- Original Message -----

From: "Licensing" <Licensing@walsall.gov.uk>

To:

Sent: Tuesday, 10 Aug, 21 At 14:10

Subject: The Stick and Wicket Club

Dear Sir/Madam,

Thank you for your representation expressing your concerns about the premises licence application for The Stick and Wicket Club.

We have been asked by the applicant to forward you the attached information.

Please let me know if you have any questions.

Regards

Rebecca Dangor (née Clark)

Licensing Officer

Public Health & Regulatory Services

Walsall MBC,
Licensing Unit
Civic Centre,
Darwall Street,
Walsall, WS1 1TP


licensing@walsall.gov.uk

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Walsall Council

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Licensing Policy

Appendix 11

https://go.walsall.gov.uk/Portals/0/images/importedddocuments/2016_licensing_policy_statement.pdf