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Royal Borough of Windsor & Maidenhead

NOTICE

OF

MEETING

LICENSING & PUBLIC SPACE PROTECTION ORDER (PSPO) SUB COMMITTEE

will meet on

TUESDAY, 7TH JUNE, 2022

At 11.00 am

In the

GREY ROOM - YORK HOUSE, AND ON RBWM YOUTUBE

TO: MEMBERS OF THE LICENSING & PUBLIC SPACE PROTECTION ORDER (PSPO) SUB COMMITTEE

COUNCILLORS DAVID CANNON, MANDY BRAR AND SAYONARA LUXTON

Karen Shepherd - Head of Governance - Issued: 27 May 2022

Members of the Press and Public are welcome to attend Part I of this meeting. The agenda is available on the Council's web site at www.rbwm.gov.uk or contact the Panel Administrator **Oran Norris-Browne** Oran.Norris-Browne@RBWM.gov.uk

Recording of Meetings – In line with the council's commitment to transparency the Part I (public) section of the virtual meeting will be streamed live and recorded via Zoom. By participating in the meeting by audio and/or video, you are giving consent to being recorded and acknowledge that the recording will be in the public domain. If you have any questions regarding the council's policy, please speak to Democratic Services or Legal representative at the meeting.

<u>AGENDA</u>

<u>PART I</u>

<u>ITEM</u>	<u>SUBJECT</u>	<u>PAGE</u> <u>NO</u>
1.	APPOINTMENT OF CHAIRMAN	-
	To appoint a Chairman for the duration of the meeting.	
2.	APOLOGIES FOR ABSENCE	-
	To receive any apologies for absence.	
3.	DECLARATIONS OF INTEREST	3 - 4
	To receive any declarations of interest.	
4.	PROCEDURES FOR SUB COMMITTEE	5 - 6
	To note the procedural details for the meeting.	
5.	CONSIDERATION OF AN APPLICATION OF A VARIATION TO A CLUB PREMISES CERTIFICATE UNDER THE LICENSING ACT 2003	7 - 76
	In accordance with Section 100B (4) (b) of the Local Government Act 1972, the Sub-Committee Members have agreed to the addition of a Part I urgent item, 'CONSIDERATION OF AN APPLICATION OF A VARIATION TO A CLUB PREMISES CERTIFICATE UNDER THE LICENSING ACT 2003'. The item is considered urgent to enable the re-hearing of the application to be held as soon as possible.	

Agenda Item 3

MEMBERS' GUIDE TO DECLARING INTERESTS AT MEETINGS

Disclosure at Meetings

If a Member has not disclosed an interest in their Register of Interests, they **must make** the declaration of interest at the beginning of the meeting, or as soon as they are aware that they have a Disclosable Pecuniary Interest (DPI) or Other Registerable Interest. If a Member has already disclosed the interest in their Register of Interests they are still required to disclose this in the meeting if it relates to the matter being discussed.

Any Member with concerns about the nature of their interest should consult the Monitoring Officer in advance of the meeting.

Non-participation in case of Disclosable Pecuniary Interest (DPI)

Where a matter arises at a meeting which directly relates to one of your DPIs (summary below, further details set out in Table 1 of the Members' Code of Conduct) you must disclose the interest, **not participate in any discussion or vote on the matter and must not remain in the room** unless you have been granted a dispensation. If it is a 'sensitive interest' (as agreed in advance by the Monitoring Officer), you do not have to disclose the nature of the interest, just that you have an interest. Dispensation may be granted by the Monitoring Officer in limited circumstances, to enable you to participate and vote on a matter in which you have a DPI.

Where you have a DPI on a matter to be considered or is being considered by you as a Cabinet Member in exercise of your executive function, you must notify the Monitoring Officer of the interest and must not take any steps or further steps in the matter apart from arranging for someone else to deal with it.

DPIs (relating to the Member or their partner) include:

- Any employment, office, trade, profession or vocation carried on for profit or gain.
- Any payment or provision of any other financial benefit (other than from the council) made to the councillor during the previous 12-month period for expenses incurred by him/her in carrying out his/her duties as a councillor, or towards his/her election expenses
- Any contract under which goods and services are to be provided/works to be executed which has not been fully discharged.
- Any beneficial interest in land within the area of the council.
- Any licence to occupy land in the area of the council for a month or longer.
- Any tenancy where the landlord is the council, and the tenant is a body in which the relevant person has a beneficial interest in the securities of.
- Any beneficial interest in securities of a body where:
 - a) that body has a place of business or land in the area of the council, and
 - b) either (i) the total nominal value of the securities exceeds £25,000 or one hundredth of the total issued share capital of that body <u>or</u> (ii) the total nominal value of the shares of any one class belonging to the relevant person exceeds one hundredth of the total issued share capital of that class.

Any Member who is unsure if their interest falls within any of the above legal definitions should seek advice from the Monitoring Officer in advance of the meeting.

Disclosure of Other Registerable Interests

Where a matter arises at a meeting which *directly relates* to one of your Other Registerable Interests (summary below and as set out in Table 2 of the Members Code of Conduct), you must disclose the interest. You may speak on the matter only if members of the public are also allowed to speak at the meeting but otherwise must not take part in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation. If it is a 'sensitive interest' (as agreed in advance by the Monitoring Officer), you do not have to disclose the nature of the interest.

Other Registerable Interests (relating to the Member or their partner):

You have an interest in any business of your authority where it relates to or is likely to affect:

- a) any body of which you are in general control or management and to which you are nominated or appointed by your authority
- b) any body
 - (i) exercising functions of a public nature
 - (ii) directed to charitable purposes or

one of whose principal purposes includes the influence of public opinion or policy (including any political party or trade union)

Disclosure of Non- Registerable Interests

Where a matter arises at a meeting which *directly relates* to your financial interest or well-being (and is not a DPI) or a financial interest or well-being of a relative or close associate, you must disclose the interest. You may speak on the matter only if members of the public are also allowed to speak at the meeting but otherwise must not take part in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation. If it is a 'sensitive interest' (agreed in advance by the Monitoring Officer) you do not have to disclose the nature of the interest.

Where a matter arises at a meeting which affects -

- a. your own financial interest or well-being;
- b. a financial interest or well-being of a friend, relative, close associate; or
- c. a body included in those you need to disclose under DPIs as set out in Table 1 of the Members' code of Conduct

you must disclose the interest. In order to determine whether you can remain in the meeting after disclosing your interest the following test should be applied.

Where a matter *affects* your financial interest or well-being:

- a. to a greater extent than it affects the financial interests of the majority of inhabitants of the ward affected by the decision and;
- b. a reasonable member of the public knowing all the facts would believe that it would affect your view of the wider public interest

You may speak on the matter only if members of the public are also allowed to speak at the meeting but otherwise must not take part in any discussion or vote on the matter and must not remain in the room unless you have been granted a dispensation. If it is a 'sensitive interest' (agreed in advance by the Monitoring Officer, you do not have to disclose the nature of the interest.

Other declarations

Members may wish to declare at the beginning of the meeting any other information they feel should be in the public domain in relation to an item on the agenda; such Member statements will be included in the minutes for transparency.

Revised September 2021

Agenda Item 4

LICENSING SUB-COMMITTEE

PROCEDURES

The Licensing Panel Sub-Committee to elect a Chair. The Chair will welcome all parties to the meeting, introduce the Sub-Committee Members and officers present. The hearing will then proceed as follows;

- a) The Officer Reporting (as the licensing authority) to outline the application and the decision to be taken
- b) Members to ask questions of the Officer Reporting
- c) Applicant to ask questions of the Officer Reporting
- d) The Applicant to put their case to the Sub-Committee
- e) Members to ask questions of the Applicant
- f) Other persons to make their representations
- g) Members to ask questions of other persons
- h) Applicant to ask questions of other persons
- I) Chair to ask if any parties have any further questions or anything they wish to add
- j) Applicant to briefly summarise their position
- k) Officer Reporting to sum up and restate the options for the Members of the Sub Committee
- I) Sub-Committee to retire and make their decision within 5 working days



REPORT TO LICENSING PANEL SUB COMMITTEE

CONSIDERATION OF AN APPLICATION OF A VARIATION TO A CLUB PREMISES CERTIFICATE UNDER THE LICENSING ACT 2003

LICENSING PANEL SUB COMMITTEE: Cllr Cannon, Cllr Luxton, Cllr Brar.

OFFICER REPORTING: Craig Hawkings

A) The Application – (Appendix A)

Applicant: Wraysbury Cricket Club

Premises: Wraysbury Cricket Club, Cricket Club House, The Green, Wraysbury, TW19

5HE

A map of the area surrounding the premises is at (Appendix B).

Current Licence;

• CP00011 (Appendix C)

The application is to:

1. To extend the licensable activities terminal hour and licensed area.

Description of Premises: Village Cricket Club House

A summary of the application is as follows;

The application is for the following licensable activities:

Live Music(Both)	Wednesday to Friday 19:00 – 23:00 Saturday to Sunday 12:00 – 23:00
Recorded Music Indoors(Both)	Monday to Tuesday 15:00 – 23:00 Wednesday 12:00 – 23:00 Thursday 12:00 – 00:00 Friday to Saturday12:00 – 01:00 Sunday 12:00 – 00:00
Supply of alcohol ON the premises	Monday to Tuesday 15:00 – 23:00 Wednesday 12:00 – 23:00 Thursday 12:00 – 00:00 Friday to Saturday12:00 – 01:00 Sunday 12:00 – 00:00

Hours premises are open to the members and guests

Monday to Tuesday 15:00 –23:00 Wednesday 12:00 – 23:00 Thursday 12:00 – 00:00 Friday to Saturday12:00 – 01:00 Sunday 12:00 – 00:00

Designated Premises Supervisor (DPS): None

The application was advertised in accordance with the statutory regulations.

B) Relevant Representations Received

Where, as here, relevant representations have been made, the licensing authority must hold a hearing to consider them, unless agreed by the parties. The Licensing and Public Space Protection Order Sub-Committee can take steps as are appropriate for the promotion of the Licensing Objectives as relevant.

To be "relevant", the representation has to relate to the likely effect of the grant of the licence on the promotion of at least one of the four licensing objectives which are set out in the Licensing Act 2003.

The four licensing objectives are;

Environmental Health:

- The prevention of crime and disorder;
- Public safety;
- The prevention of public nuisance; and
- The protection of children from harm.

In this case the representations received from the responsible authorities are as follows:

b.	RBFRS:	None
С.	Planning Officer:	None
d.	Local Safeguarding Children's Board (LSCB)	None
Э.	Public Health:	None
f.	Trading Standards:	None
a .	RBWM Licensina:	None

None

Representations received from other persons are as follows;

- 30 Representations of objection received from other persons.
- 12 Representations of support received from other persons

Redacted copies of the representations are at (Appendix D)

The applicant for the licence and the 42 persons who made representations were notified of this hearing in accordance with the statutory regulations.

All parties were required to notify the Licensing Authority, in advance, if they intended to attend the hearing and, if so, if they intended to be represented or call witnesses.

C) RBWM Licensing Policy

The RBWM Licensing Policy Statement 21 - 26

The sections of the RBWM Licensing Policy relevant to this application are;

1.22 Framework Hours As in the 2016-2021 Licensing Policy, having considered the evidence of alcohol related crime, disorder and anti-social behaviour, the number of late night premises and, in particular, the social, practical and regulatory impacts on the morning after the night before, the licensing authority has adopted a Framework Hours Policy. This Framework Hours Policy will apply to new and variation applications. The framework hours are:

The Framework Hours are:

Premises Type	Commencement Hour for Licensable Activities No earlier than:	Terminal Hour for Licensable Activities No later than:
Off licence	• 09.00	• 23.00
Restaurant	• 09.00	• 01.00
Pub/bar/night club	• 10.00	• 02.00
Takeaway	• n/a	• 02.00

(As can be seen, the licensed hours applied for in this application fall within RBWM framework hours for a premises.)

Framework Hours are intended to guide applicants on the Licensing Authority's expectations when preparing their Operating Schedule. However, if no relevant representations had been received, the application would have been granted by the Licensing Authority under delegated powers.

6.9 Wider Community Interest

The Licensing Authority considers that its licensing functions are exercised in the public interest, furthermore that the Licensing Authority is under a duty to take any steps with a view to the promotion of the licensing objectives in the interests of the wider community and not just those of the individual licence holder.

The following will be taken into account by the licensing authority and responsible authorities where an application is made for a premises licence within close proximity to residential properties, and which may have an effect on the promotion of the licensing objectives:

- The nature of the activities
- The character of the surrounding area
- Measures for limitation of noise emissions from the premises. These may include as appropriate; noise limitation devices, sound insulation, whether windows are to be opened, the insulation of acoustic lobbies and double glazing
- Measures to deal with queuing, where necessary
- Use of outdoor areas
- Measures to deal with dispersal of customers from the premises as necessary, including the employment of door supervisors, use of dedicated Hackney Carriage / Private Hire firms, notices in the premises requesting customers to respect neighbours
- Winding down periods, particularly in public houses and nightclubs etc.
 (*Note not all of these will be relevant to this particular application)

7. Promoting the Prevention of Crime and Disorder

Where appropriate, the licensing authority and responsible authorities may propose conditions relating to the following issues in relation to the Prevention of Crime and Disorder objective:

- Measure to prevent bottles being carried from premises
- Use of drinks' promotions
- Measure to prevent binge drinking
- Participation in the Pub Watch Scheme
- Use of door supervisors
- Training staff in crime prevention measures
- Search procedures
- Use of close circuit television
- Lighting
- Where premises are new, designing out crime
- Quality of surveillance of premises

8. Promoting Public Safety

Where appropriate, the licensing authority and responsible authorities may propose conditions relating to the following issues in relation to the Public Safety objective:

- The use of shatterproof glasses
- The promotion of sensible drinking
- Measures taken to prevent drug spiking
- Drugs policies
- Safe capacities

9. Promoting the Prevention of Public Nuisance

Where appropriate, the licensing authority and responsible authorities may propose conditions relating to the following issues in relation to the Prevention of Public Nuisance objective:

- The disposal of waste, particularly glass
- The use and maintenance of plant, including air extraction and ventilation systems
- Litter in the vicinity of the premises
- Noise from deliveries / collections to and from the premises
- Measures to control behaviour and queues
- Whether door supervisors are able to stay at the entrance to encourage quiet departure
- The provision of Hackney Carriage / Private Hire services at the premises
- Signs on doors and on tables encouraging consideration to the neighbours

10. Promoting the Prevention of Children from Harm

The Royal Borough recognises that the protection of children from harm includes the protection of children from moral, psychological and physical harm. This includes not only protecting children from the harms directly associated with alcohol consumption but also wider harms such as exposure to strong language and sexual expletives (for example, in the context of certain films and adult entertainment).

The licensing authority will consider the need to protect children from sexual exploitation when undertaking licensing functions. Applicants are therefore expected to provide a robust Operating Schedule outlining how they will address the Prevention of Children from Harm objective.

The licensing authority encourages licence holders and operators of licenced premises:

- To ensure that they are fully aware of the signs of child sexual exploitation
- and to understand that the sexual exploitation of a child is sexual abuse
- and a criminal offence
- Proof of Age Cards
- To raise awareness of their staff about child sexual exploitation and
- provide intelligence to the appropriate authorities about concerns and
- about perpetrators who may be operating in their areas.

All applicants need to demonstrate how children and young people will be safeguarded if attending the licenced premises, or how it will be ensured that they do not gain access to the premises if not appropriate.

The licensing authority and other responsible authorities may propose conditions or restrictions in relation to the Protection of Children from Harm objective. These may include;

- Limitations on the hours when children may be present
- Age limitations below 18
- Limitations or exclusions when certain activities are taking place
- Requirements for accompanying adults
- Full exclusion of people under 18 from the premises when any licensable activities are taking place
- The provision of a full range of non-alcoholic drinks

Where necessary and appropriate, a requirement for the production of proof of age cards before any sale of alcohol is made could be attached to any premises licence or club premises certificate for the protection of children from harm.

D) Revised Guidance issued under section 182 of the Licensing Act 2003

The full document is found at

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/705588/Revised_guidance_issued_under_section_182_of_the_Licen_sing_Act_2003_April_2018_.pdf

The sections of the Guidance relevant to this application are;

Licensing objectives and aims

- 1.2 The legislation provides a clear focus on the promotion of four statutory objectives which must be addressed when licensing functions are undertaken.
- 1.3 The licensing objectives are:
 - The prevention of crime and disorder;
 - Public safety;
 - The prevention of public nuisance; and
 - The protection of children from harm.
- 1.4 Each objective is of equal importance. There are no other statutory licensing objectives, so that the promotion of the four objectives is a paramount consideration at all times.
- 1.5 However, the legislation also supports a number of other key aims and purposes. These are vitally important and should be principal aims for everyone involved in licensing work. They include:
 - protecting the public and local residents from crime, anti-social behaviour and noise nuisance caused by irresponsible licensed premises;
 - providing a regulatory framework for alcohol which reflects the needs of local communities and empowers local authorities to make and enforce decisions about the most appropriate licensing strategies for their local area; and
 - encouraging greater community involvement in licensing decisions and giving local residents the opportunity to have their say regarding licensing decisions that may affect them.

Crime and disorder

- 2.1 Licensing authorities should look to the police as the main source of advice on crime and disorder. They should also seek to involve the local Community Safety Partnership (CSP).
- 2.3 Conditions should be targeted on deterrence and preventing crime and disorder including the prevention of illegal working in 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.

Public nuisance

- 2.15 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.
- 2.16 Public nuisance is given a statutory meaning in many pieces of legislation. It is however not narrowly defined in the 2003 Act and retains its broad common law meaning. It may include in appropriate circumstances the reduction of the living and working amenity and environment of other persons living and working in the area of the licensed premises. Public nuisance may also arise as a result of the adverse effects of artificial light, dust, odour and insects or where its effect is prejudicial to health.
- 2.19 Where applications have given rise to representations, any appropriate conditions should normally focus on the most sensitive periods. For example, the most sensitive period for people being disturbed by unreasonably loud music is at night and into the early morning when residents in adjacent properties may be attempting to go to sleep or are sleeping. This is why there is still a need for a licence for performances of live music between 11 pm and 8 am. In certain circumstances, conditions relating to noise emanating from the premises may also be appropriate to address any disturbance anticipated as customers enter and leave.
- 2.21 Beyond the immediate area surrounding the premises, these are matters for the personal responsibility of individuals under the law. An individual who engages in antisocial behaviour is accountable in their own right. However, it would be perfectly reasonable for a licensing authority to impose a condition, following relevant representations, that requires the licence holder or club to place signs at the exits from the building encouraging patrons to be quiet until they leave the area, or that, if they wish to smoke, to do so at designated places on the premises instead of outside, and to respect the rights of people living nearby to a peaceful night.

Protection of Children from harm

2.22 The protection of children from harm includes the protection of children from moral, psychological and physical harm. This includes not only protecting children from the harms associated directly to alcohol consumption but also wider harms such as exposure to strong language and sexual expletives (for example, in the context of

exposure to certain films or adult entertainment). Licensing authorities must also consider the need to protect children from sexual exploitation when undertaking licensing functions.

- 2.23 The Government believes that it is completely unacceptable to sell alcohol to children. Conditions relating to the access of children where alcohol is sold and which are appropriate to protect them from harm should be carefully considered.
- 2.26 Licensing authorities and responsible authorities should expect applicants, when preparing an operating schedule or club operating schedule, to set out the steps to be taken to protect children from harm when on the premises.
- 2.27 Conditions, where they are appropriate, should reflect the licensable activities taking place on the premises. In addition to the mandatory condition regarding age verification, other conditions relating to the protection of children from harm can include:
 - Restrictions on the hours when children may be present;
 - Restrictions or exclusions on the presence of children under certain ages when particular specified activities are taking place;
 - Restrictions on the parts of the premises to which children may have access;
 - Requirements for an accompanying adult (including for example, a combination
 of requirements which provide that children under a particular age must be
 accompanied by an adult); and
 - Full exclusion of people under 18 from the premises when any licensable activities are taking place.

Hearings

- 9.38 In determining the application with a view to promoting the licensing objectives in the overall interests of the local community, the licensing authority must give appropriate weight to:
 - the steps that are appropriate to promote the licensing objectives;
 - the representations (including supporting information) presented by all the parties:
 - this Guidance;
 - its own statement of licensing policy.

E) Conclusion / Summary

The Licensing Panel Sub Committee is obliged to determine this application with a view to promoting the four licensing objectives which are:

- The prevention of crime and disorder;
- Public safety;
- The prevention of public nuisance
- The protection of children from harm.

In making its decision, the Sub Committee is also obliged to have regard to national guidance and the Council's own Licensing Policy. Of course, the Committee must have regard to all of the representations made and the evidence that it hears.

The Sub-Committee must, having regard to the application and to the relevant representations, take such step or steps as it considers appropriate for the promotion of the licensing objectives. The steps are:

- (a) Reject the application;
- (b) Refuse to specify a person in the licence as the premise's supervisor; (*Note not all of these will be relevant to this particular application)
- (c) Grant the application but modify the activities and/or the hours and/or the conditions of the licence;
- (d) Grant the application.

Where conditions are attached to a licence then reasons for those conditions must be given.

In making their decision the Sub-Committee is reminded that they have a duty to behave impartially and that their decision must be based on the evidence that has been presented to them.

In their written decision the Sub-Committee should;

- Refer to every relevant representation and the supporting evidence provided
- State the extent to which it has taken account of RBWM Policy and national Guidance
- When deciding in accordance with RBWM Policy and national guidance, explain why it has not considered a departure justified, if applicable
- When deciding contrary to RBWM Policy or national guidance, explain the basis and reason for the departure in all cases and the evidence that supported this decision

- When refusing an application in whole or in part, or modifying the activities and/or the hours and/or the conditions to a licence that is granted, state why it considered it appropriate to do so in order to promote one or more specified licencing objectives, and the evidence that supported this decision. Any such decision must be cogent and legally sound
- Use the legal adviser's help to draught its reasons and to assist in ensuring that the decision is legally robust, but the reasons must be the Sub-Committee's
- Ensure, as far as is reasonably possible, that their decision will be able to withstand scrutiny should any of the parties to this hearing appeal that decision the to the Magistrates Court

The Sub-Committee are reminded that any party to the hearing may appeal against the decision of the Sub-Committee to the Magistrates' Court within 21 days of the notification of the determination.

The Sub-Committee are asked to determine the application.

Financial implications: None directly but Members should be aware that any decision of the Sub-Committee may be appealed against in the Magistrates' Court and such an appeal may involve additional costs and possible costs against the Council.

Environmental/Sustainability Implications: Any authorisation under the Licensing Act 2003 may give rise to environmental implications both positive and negative depending upon the application and any measures proposed to take control adverse environmental factors.

Legal implications: As outlined in the report.

Equality Implications: None.

Risk Implications: None.

Community Safety Implications: As outlined in the report.

Background papers:

Licensing Act 2003 Licensing Act 2003 Section 182 Statutory Guidance Royal Borough of Windsor and Maidenhead Council Licensing Policy

Enclosures/Appendices:

Appendix A – Application and plans

Appendix B – Map of the area

Appendix C – Licence CP000111

Appendix D – Received representations

Contact details: Craig Hawkings - Licensing Team Leader

Craig.Hawkings@RBWM.gov.uk

Mobile: 07833047887

APPENDIX A

Application to vary a club premises certificate to be granted under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS BEFORE COMPLETING APPLICATION

Before completing this form please read the guidance notes at the end of the form.

If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary. You may wish to keep a copy of the completed form for your records.

Wraysbury Cricket Club

(Insert name of club applies f premises nam	of club) or a club premises or din Part 1 below	certificate under se	ection 84 of the	Licensing Act	2003 for the	
Club premises CP00011	certificate number					
Part 1 – Club	premises details					
Name of club Wraysbury Cr	icket Club					
Cricket Clubh The Green		or if none ordnance	survey map ref			
Post town	Wraysbury			Postcode	TW19 5HE	
Telephone nur	mber (if any)					
E-mail address	s (optional)					
Name of perso Carly Gibbons	on performing duties	of a secretary to the	club			_

Address of person performing duties of a secretary to the club		
Post town	Postcode	
Daytime contact telephone number (if any)		
E-mail address (optional)		
Part 2 – Applicant details		
Daytime contact telephone number (if any)		
E-mail address (optional)		
Current postal address if different from premises address Post town	Postcode	
Post town	rostcode	

Part 3 - Variation Please tick

Do you want the proposed variation to have effect as soon as possible?
If not, from what date do you want the variation to take effect?
Do you want the proposed variation to have effect in relation to the introduction of the late night levy? (Please see guidance note 1)
Please describe briefly the nature of the proposed variation (Please see guidance note 2)
Proposed variation on days, times and increasing the bar area applicable to the license.
If the club's proposed variation would mean that 5,000 or more people are expected to attend the premises at any one time, please state the number expected to attend

Part 4 - Club Operating Schedule

Please complete those parts of the Club Operating Schedule which would be subject to change if this application to vary is successful.

What qualifying club activities do you intend to conduct on the club premises which will be affected by your application?

Prov	ision of regulated entertainment:	Please tick as appropriat	te
a)	plays (if ticking yes, fill in box A)]	
b)	films (if ticking yes, fill in box B)	1	
c)	indoor sporting events (if ticking yes, fill in box C)	1	
d)	boxing or wrestling entertainments (if ticking yes, fill in box D)	1	
e)	live music (if ticking yes, fill in box E)]	√.
f)	recorded music (if ticking yes, fill in box F)		✓
g)	performances of dance (if ticking yes, fill in box G)]	
h)	anything of a similar description to that falling within (e), (f) or (g) (if the H) $^{\prime\prime}$	icking yes, fill in box	
	supply of alcohol by or on behalf of a club to, or to the order of, a mong yes, fill in box I)	ember of the club (if	/
	sale by retail of alcohol by or on behalf of a club to a guest of a memi umption on the premises where the sale takes place (if ticking yes, fill		✓

In all cases complete boxes K, L and M

A

Plays Standard days and timings (please read guidance note 7)			Will the performance of a play take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
.,				Outdoors [
Day	Start	Finish		Both	
Mon			Please give further details here (please read guidance	note 4)	
Tue					
Wed		ļ	State any seasonal variations for performing plays (note 5)	please read guid	ance
Thur					
Fri	-		Non standard timings. Where the club intends to us the performance of a play at different times from the column on the left, please list (please read guidance no	ose listed in the	
Sat					
Sun					

В

Films Standard days and timings (please read guidance note			Will the exhibition of films take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
7)				Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guidance	note 4)	
Tue					
Wed			State any seasonal variations for the exhibition of fill guidance note 5)	m (please read	
Thur					
Fri			Non standard timings. Where the club intends to us the exhibition of film at different times from those lion the left, please list (please read guidance note 6)		
Sat					
Sun					

Indoor sporting events Standard days and timings (please read guidance note 7)		d timings	Please give further details here (please read guidance note 4)
Day	Start	Finish	
Mon			
Tue			State any seasonal variations for indoor sporting events (please read guidance note 5)
Wed			
Thur			Non-standard timings. Where the club intends to use the premises for indoor sporting events at different times from those listed in the column on the left, please list (please read guidance note 6)
Fri			
Sat			
Sun			

D

Boxing or wrestling entertainments Standard days and timings (please read guidance note		d timings	Will the boxing or wrestling entertainment take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
(please 7)	read guida	ance note		Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guidance	note 4)	
Tue					
Wed			State any seasonal variations for boxing or wrestling (please read guidance note 5)	entertainment	t
Thur					
Fri			Non-standard timings. Where the club intends to us the boxing or wrestling entertainment at different ti listed in the column on the left, please list (please rea	mes from those	
Sat			,	-	
Sun					

Live music Standard days and timings (please read guidance note			Will the performance of live music take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors		
7)			Outdoors			
Day	Start	Finish	1	Both	~	
Mon			Please give further details here (please read guidance There are two areas where live music will be performed upstairs and in the marquee adjacent to the village gree	d, in the clubhou	ise	
Tue		-				
Wed 1900 2300		2300	State any seasonal variations for the performance of live music (please read guidance note 5)			
			Most live music will be played in summer with occasion	nal times in the	other	
Thur	1900	2300	seasons			
Fri	1900	2300	Non-standard timings. Where the club intends to use the performance of live music at different times from	n those listed ir		
Sat 1200 2300 Sun 1200 2300		2300	column on the left, please list (please read guidance note 6) There will be live music during our cricket festival which is either the first or second week in August but we usually apply for a TENS. There will			
		2300	potentially be live music on public holidays as per Satu	rdays and Sund	ays	

Recorded music Standard days and timings (please read guidance note 7)		d timings	Will the playing of recorded music take place indoors or outdoors or both – please tick (please read guidance note 3)		
		ance note	read guidance note 3)		
Day	Start	Finish		Both	
Mon	15.00	23.00	<u>Please give further details here</u> (please read guidance note 4) There are two areas where recorded music will be played, in the clubhouse		
			upstairs and in the marquee adjacent to the village gree		ouse
Tue	15.00	23.00			
Wed	12.00	23.00	State any seasonal variations for the playing of reco	orded music (pl	ease
	12.00	25.00	read guidance note 5) Most recorded music will be played in summer with o		
Thur	12.00	24.00	other seasons		
Fri	12.00	01.00	Non-standard timings. Where the club intends to u	se the premise	s for
			the playing of recorded music at different times fro column on the left, please list (please read guidance re		n the
Sat	12.00	01.00		,	
Sun	12.00	24.00			

G

Performances of dance Standard days and timings (please read guidance note		timings	Will the performance of dance take place indoors or outdoors or both – please tick (please read guidance note 3)	Indoors	
7)			S	Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guidance	note 4)	
Tue					
Wed			State any seasonal variations for the performance of guidance note 5)	dance (please r	ead
Thur					
Fri			Non-standard timings. Where the club intends to us the performance of dance at different times from the column on the left, please list (please read guidance no	ose listed in the	<u>for</u>
Sat					
Sun					

Anything of a similar description to that falling within (e), (f) or (g) Standard days and timings (please read guidance note 7)			Please give a description of the type of entertainment the providing	at the club will b	be
Day	Start	Finish	Will this entertainment take place indoors or outdoors or both – please tick (please read guidance	Indoors	
Mon			note 3)	Outdoors	
				Both	
Tue			Please give further details here (please read guidance	note 4)	
Wed					
Thur			State any seasonal variations for this entertainment guidance note 5)	(please read	
Fri					
Sat			Non-standard timings. Where the club intends to us this entertainment at different times from those liste the left, please list (please read guidance note 6)		
Sun					

I

Supply of alcohol Standard days and timings (please read guidance note			Will the supply of alcohol be for consumption – please tick (please read guidance note 8)	On the premises	\forall
7)				Off the premises	
Day	Start	Finish		Both	
Mon	15.00	23.00	State any seasonal variations (please read guidance Most alcohol will be supplied in summer with occasion seasons		other
Tue	15.00	23.00			
Wed	12.00	23.00			
Thur	12.00	24.00	Non-standard timings. Where the club intends to the supply of alcohol at different times from those on the left, please list (please read guidance note 6)		
Fri	12.00	01.00			
Sat	12.00	01.00	-		
Sun	12.00	24.00			

Hours club premises are open to the members and guests Standard days and timings (please read guidance note 7)		bers and d timings	State any seasonal variations (please read guidance note 5)
Day	Start	Finish	
Mon	15.00	23.00	
Tue	15.00	23.00	
Wed	12.00	23.00	
Thur	12.00	24.00	Non standard timings. Where you intend the premises to be open to the members and guests at different times from those listed in the column on the left, please list (please read guidance note 6) There will be further hours of alcohol served during our cricket festival
Fri	12.00	01.00	which is either the first or second week in August but we usually apply for a TENS.
Sat	12.00	01.00	
Sun	12.00	24.00	

\mathbf{K}

Please highlight any adult entertainment or services, activities, other entertainment or matters ancillary to the use of the premises that may give rise to concern in respect of children (please read guidance note 9).

Please identify those conditions currently imposed on the certificate which you believe could be removed as a consequence of the proposed variation you are seeking.	red
Please tick as appropriate I have enclosed the club premises certificate	⊌
 I have enclosed the relevant part of the club premises certificate 	
If you have not ticked one of these boxes, please fill in reasons for not including the certificate or part of it below	
Reasons why the club has not enclosed the club premises certificate or relevant part of it:	

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

a) General - all four licensing objectives (b, c, d and e) (please read guidance note 10)

There will be signage clearly identifying the four licensing objectives. Every member will be informed by mail and/or email about the licensing objectives. We will promote the four licensing objectives actively over social media.

b) The prevention of crime and disorder

- 1 Only members and their guests will be allowed entry to the venue so each patron will be known to us
- 2 CCTV will be always operate and be available on request to the responsible authorities
- 3 There is clear signage that the venue records the CCTV footage
- 4 Challenge 25 will be in operation and recorded
- 5 There is a zero tolerance to any drug use being enforced on the premises
- 5 No person will be served alcohol if they are over intoxicated or drink or drugs
- 6 A refusal log will be used

c) public safety

- 1 Strict entrance and adherence to the safety guidelines about the number of people allowed on the premises
- 2 The premises undergoes a complete health and safety check and assessment every year
- 3 Fire safety measures are checked annually
- 4 There will be always a first aider onsite

d) The prevention of public nuisance

- 1 Clear signage about public nuisance is displayed
- 2 Members and their guests are reminded about their behaviour by trained staff
- 3 Any member or guest caught creating a public nuisance are banned

e) The protection of children from harm

- 1 Challenge 25 is in place on the premises
- 2 Any member or guest demonstrating any violent behaviour or using foul language are removed from the premises
- 3 CCTV is in place to ensure that the club enforces a zero tolerance to any deviant behaviour
- 4 Staff will be trained in proxy sales
- 5 Photographic ID will be the only form of identification accepted.

Checklist:

Please tick to indicate agreement

- I have made or enclosed payment of the fee; or
 I have not made or enclosed payment of the fee because this application has been made in relation to the introduction of the late night levy.
- I have sent copies of this application and the plan to responsible authorities.
- I understand that I must now advertise my application.
- I have enclosed the club premises certificate or relevant part of it or explanation.
- I understand that if I do not comply with the above requirements my application will be rejected.



IT IS AN OFFENCE, LIABLE ON SUMMARY CONVICTION TO A FINE NOT EXCEEDING LEVEL 5 ON THE STANDARD SCALE, UNDER SECTION 158 OF THE LICENSING ACT 2003, TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION.

Part 5 - Signatures (please read guidance note 11)

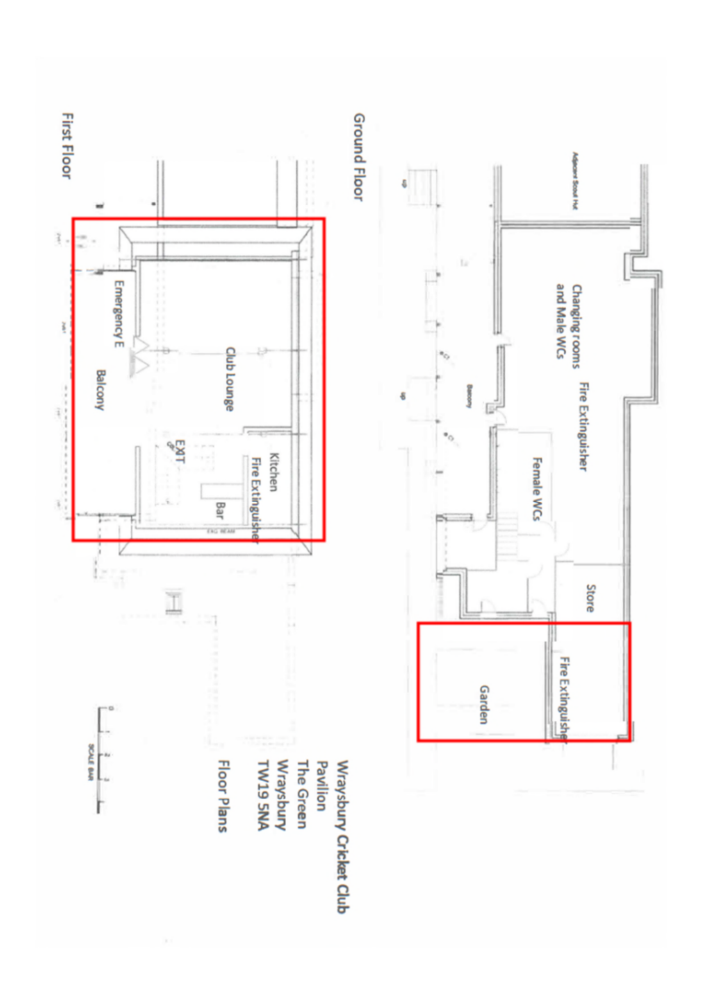
I Michael Ward (Insert full name)

make this application on behalf of the club and have authority to bind the club

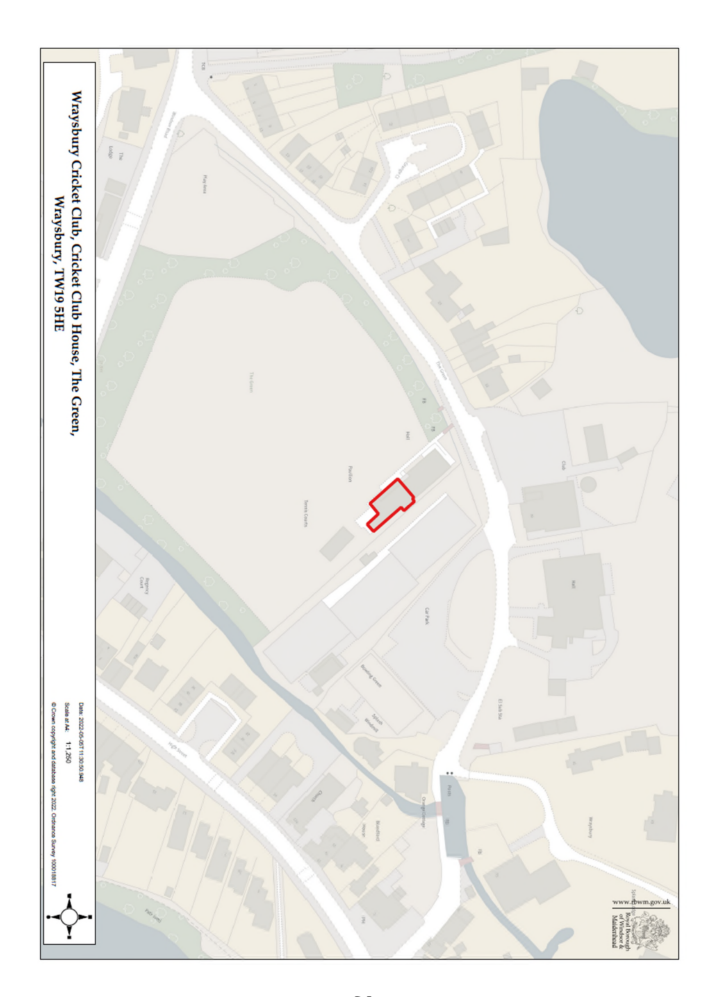
Signature	
Date	21/02/2022
Capacity	Chairman

Post town Po Telephone number (if any)	dance note 12)
Talanhana number (if any)	tcode
relephone number (n any)	
If you would prefer us to correspond with you by e mail, your e mail addres	(optional)





APPENDIX B



APPENDIX C

Licensing Act 2003

CP00011

Club Premises Certificate

LOCAL AUTHORITY

The Royal Borough of Windsor and Maidenhead

Town Hall St Ives Road Maidenhead SL6 1RF

Tel: 01628 683840 www.rbwm.gov.uk www.rbwm.gov.uk Royal Borough of Windsor &

Maidenhead

POSTAL ADDRESS OF PREMISES, OR IF NONE, ORDNANCE SURVEY MAP REFERENCE OR DESCRIPTION

Wraysbury Cricket Club

Wraysbury Cricket Club The Green Wraysbury Staines TW19 5NA

Telephone Number:

WHERE THE LICENCE IS TIME LIMITED BY THE DATES

Until - Not applicable

Description	Day	Time From – To and location if applicable
Supply of alcohol by or on behalf of a club, or to the order of, a member of the club for consumption on the premises	Wednesday	17:00 - 22:00
	Thursday	17:00 - 22:00
	Friday	15:00 - 23:00
	Saturday	13:00 - 23:00
	Sunday	13:00 - 22:00

THE OPENING HOURS OF THE PREMISES			
Day	Time From - To		
Wednesday	17:00 - 22:00		
Thursday	17:00 - 22:00		
Friday	15:00 - 23:00		
Saturday	13:00 - 23:00		
Sunday	12:00 - 22:00		

WHERE THE LICENCE AUTHORISES SUPPLIES OF ALCOHOL WHETHER THESE ARE ON AND/OR OFF SUPPLIES Alcohol is supplied for consumption ON the Premises

Club Premises Certificate

ANNEXES

Annex 1 - Mandatory conditions

- The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.
- 2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises-
- games or other activities which require or encourage, or are designed to require or encourage, individuals to-
- drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - ii. drink as much alcohol as possible (whether within a time limit or otherwise)
- provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
- provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less in a manner which carries a significant risk of undermining a licensing objective;
- d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner.
- dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of disability).

The responsible person shall ensure that free portable water is provided on request to customers where it is reasonably available.

- (1) The premises licence holder or club premises certificate holder shall ensure that an age verification policy applies to the premises in relation to the sale or supply of alcohol.
- (2) The designated premises supervisor in relation to the premises licence must ensure that the supply of alcohol at the premises is carried on in accordance with the age verification policy
- (3) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph date of birth and either -
 - a. a holographic mark, or
 - an ultraviolet feature.

The responsible person shall ensure that -

- (a) Where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available in the following measures
 - beer or cider: ½ pint;
 - (ii) gin, rum, vodka or whisky: 25ml or 35ml; and
 - (iii) still wine in a glass: 125ml; and
- (b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises, and
- (c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

A responsible person in relation to a licensed premises means the holder of the premise licence in respect of the premises, the designated premises supervisor (if any) or any individual aged 18 or over who is authorised by either the licence holder or designated premises supervisor. For premises with a club premises certificate, any

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Club Premises Certificate

member or officer of the club present on the premises in a capacity that which enables him to prevent the supply of alcohol.

- 1) A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.
- 2) For the purpose of the condition set out in paragraph 1 -
 - (a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979(6)
 - (b) "permitted price" is the price found by applying the formula -

P = D + (DxV)

where -

- i) P is the permitted price.
- ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged in relation to the alcohol as if the duty were charged on the date for the sale or supply of the alcohol and
- iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date if the sale or supply of the alcohol.
- (c) "relevant person" means, in relation to the premises in respect of which there is in force a premises licence -
 - the holder of the premises licence.
 - ii) the designated premises supervisor.
 - iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;
- (d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and
- (e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994(7).
- 3) Where the permitted price given by Paragraph (b) of paragraph 2 would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.
- (1) Sub-paragraph (2) applies where the permitted price given by Paragraph (b) of paragraph 2 on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a charge to the rate of duty or value added tax.
- (2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

Any individual employed to carryout a security activity must be licensed by the Security Industry Authority (SIA).

Admission of children is restricted in accordance with the recommendation by the British Board of Film Classification. If the film has not been classified the restriction of children must be approved by the Licensing Authority. (Children means any person under 18 years).

Annex 2 – Conditions consistent with the Operating Schedule General

None

Description of Premises

 A members club who participate in both social and recreational activities of the club including cricket, tennis, fundraisers, community events. The club offers the community a facility to conduct community activities including a kitchen, bar facilities, a balcony overlooking the green and ablutions. Cricket is played two to three times a week with practices a further three times a week.

Concern in Respect of Children

None

Prevention of Crime and Disorder

Digital CCTV monitoring system to be installed and maintained to Thames Valley Police standard. Recording
to be kept securely for 31 days and made available to Thames Valley Police employees and Authorised

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Club Premises Certificate

Persons as defined by Sections 13 & 69 Licensing Act 2003 upon request.

- DPS or nominated person to be trained on how to work the CCTV system to the standard where the nominated person can download any potential evidence required by Thames Valley Police employees and Authorised persons as defined by Sections 13 & 69 Licensing Act 2003.
- Nominated person is responsible in supplying the necessary media (discs, data stick) containing any
 downloaded content. Refusals Register to be on the premises and kept up to date and made available upon
 the request of Police, Trading Standards Officers and authorised persons as defined by Sections 13 & 69
 Licensing Act 2003.

Public Safety

- A refusal book/forms/electronic log to be used/kept at the premises to record all incidents and updated as
 and when required, and made available for inspection on request by either a Responsible Authority such as
 Licensing or Trading Standards or the Police.
- . Staff training records (written or electronic) to be kept.

Prevention of Public Nuisance

 Clear legible notices shall be prominently displayed at all exits requesting members, Guests, and staff to keep noise to a minimum when entering and leaving the premises and to respect residents and leave the area quietly

Protection of Children from Harm

- A Challenge 25 to be adopted, where any person who looks under 25 years of age will be asked to prove
 their age when attempting to purchase age restricted products such as alcohol and appropriate signage of
 the adopted challenge policy should also be displayed within the premises. All staff authorised to sell alcohol
 should be trained in the Challenge 21 or 25 policies with appropriate training documented to reflect this.
- Acceptable ID should include photographic identification documents; including passport, photo-card, driving license or proof of age card bearing the PASS hologram or any identification recognised or approved by either the Licensing Responsible Authority or Thames Valley Police.
- Be aware of Proxy sales of alcohol staff trained to discourage the sale of alcohol to customers on behalf of children.

ANNEX 3 - Conditions attached after a hearing by the licensing authority

Annex 4 – Plans See Attached Plans

Greg Nelson

Trading Standards and Licensing Manager

Licensing Act 2003

CP00011

Club Premises Certificate Summary

LOCAL AUTHORITY

The Royal Borough of Windsor and Maidenhead Town Hall St Ives Road

Maidenhead SL6 1RF

Tel: 01628 683840 www.rbwm.gov.uk Royal Borough of Windsor & Maidenbead

028 683840 ≱ of Windsor & 0Wm.gov.uk ≯ Maidenhead

POSTAL ADDRESS OF PREMISES, OR IF NONE, ORDNANCE SURVEY MAP REFERENCE OR DESCRIPTION

Wraysbury Cricket Club

Wraysbury Cricket Club The Green Wraysbury Staines TW19 5NA

WHERE THE LICENCE IS TIME LIMITED BY THE DATES

Until - Not applicable

Day	Time From – To and location if applicable
Wednesday	17:00 - 22:00
Thursday	17:00 - 22:00
Friday	15:00 - 23:00
Saturday	13:00 - 23:00
Sunday	13:00 - 22:00
	Wednesday Thursday Friday Saturday

THE OPENING HOURS OF THE PREMISES			
Day	Time From – To		
Wednesday	17:00 - 22:00		
Thursday	17:00 - 22:00		
Friday	15:00 - 23:00		
Saturday	13:00 - 23:00		
Sunday	12:00 - 22:00		

WHERE THE LICENCE AUTHORISES SUPPLIES OF ALCOHOL WHETHER THESE ARE ON AND/OR OFF SUPPLIES Alcohol is supplied for consumption on the Premises

STATE WHETHER ACCESS TO THE PREMISES BY CHILDREN IS RESTRICTED OR PROHIBITED

No prohibition or restriction on access to the premises by children

Licensing Act 2003

CP00011

Club Premises Certificate Summary

CWelm

Greg Nelson Trading Standards and Licensing Manager

APPENDIX D

Objections to Wraysbury C.C.

As a resident of Wraysbury I am objecting to the extension of the cricket club drinking license on the grounds of the noise. This is a village green surrounded by homes for the elderly. Those bungalows are part of the green, there is also elderly housing off the high street which back onto the Green. The residents in and around this area also have to deal with the noise of outside entertainment coming across the water from RK leisure, The Local pub, village hall and village club.

The Cricket club use a large marquee for entertainment on the green and this has become almost a permanent fixture. The parish council have asked them to take this down, now they have applied to restate it, which is an eye sore with the other junk/ skips around it.

Many residents object to what is happening but are to elderly to know how to.

I have been in the past on the Wraysbury Fair committee using the green for the one day a year, it was treated with respect to all and left in an immaculate state.

Their application is not welcome to not just those who live around the Village Green and have to deal with noise until the early hours but the majority of the village

Regards, Sue Whitehead

As a resident living in very close proximity to the Cricket club. I am very Concern about the times of the hours being considered.

The noise I have experienced in the past is very loud when played outside as it is accompanied by noisy and rowdy singing.

I am not asking for the music to stop but it is unacceptable when I want to have my doors open or sit in my garden. And the noise is so loud it spoils my enjoyment.

I really would hope that the neighbours' concerns are taken into consideration when you make your decision.

Yours sincerely, B Hearne

Dear sir,

I would like to raise my concerns concerning the Application made by Wraysbury Cricket Club, to extend their use of License.

My property is next to the Village Green just across the stream. In the past I have been able to hear loud music going on very late.

12-00 midnight. Also, this has involved loud singing and shouting. This will become worse if it is allowed a License till 1-00

Even when it is an indoor event the doors would be open so still can be noisy.

I am very worried that allowing the Club to have a late license will affect me having my doors open on a warm evening or sitting in my garden.

I do understand that the club will want to stay open late on occasions. And that would be acceptable. And would need to be monitored.

Yours Sincerely, Mrs Barbara Hearne

To whom it may concern

I would like to formally object to the extension of the Wraysbury Cricket Club licence to permit music outdoors until late at night 7 days/week. (I do not object to the extended alcohol licence.)

I live on the High Street and was badly disturbed by the music played by the Cricket Club in summer last year presumably while in possession of a temporary licence. The volume was so loud that even though I had all windows closed (despite the hot weather) and white noise playing as loud as possible, my infant and toddler were both woken up on multiple occasions, and I could not get to sleep until it finished. (I am assuming that this music was being played outdoors, however, if this was music played indoors then I object to the licence extension for indoor music too.) As it was (I thought) a one-off lasting a few days, I did not complain at the time, however, the prospect of having that on a regular basis is very worrying.

A representative of the Cricket Club has stated on a local Facebook group page that it is only seeking a comparable licence to others in the village, however, the Cricket Club is the only venue that has ever actually disturbed us even though we are in fact nearer to the Perseverance pub, for example. In that case, while we have been able to hear music from the pub on weekend afternoons, it has never been loud or late enough to disturb our family's sleep. Therefore, it appears that either the volume the Cricket Club played at is significantly louder (suggesting less care of neighbours than other venues) or the actual site itself being relatively more open is not suitable, as the noise carries louder and further.

Wraysbury is a small village that already has a private members club and two pubs operating in close proximity. The extension of a further year-round licence to another private members club is unnecessary and likely to cause great disturbance to many of those living nearby. While I understand the Cricket Club does not necessarily intend to have operating hours aligning exactly with the licence, there would be nothing to stop it doing so if the licence was granted, and if it is truly intended only for a couple of weeks each year then securing temporary event licences or including that limitation within the permanent licence would be more appropriate and offer peace of mind to those neighbours who are concerned.

Yours faithfully

Emma Kingston-Kellett of

I wish to record my objection to elements of the requested license extension by Wraysbury Cricket Club.

I live not far from the Village Green and would be very concerned as to the likelihood of excessive noise disturbance by the requested permission for outdoor music (both recorded and live) until 24.00 on Thursdays and Sundays and 01.00 on Fridays and Saturdays.

The possible levels of noise disturbance would be completely unacceptable to affected residents such as myself. On hot summer nights when windows are typically left open for ventilation, the noise levels would be likely to be sleep disturbing.

Regards, Alan Buckland

Dear Mr Michael,

I would, if possible, like to add my following further comments concerning my objection to this licence application:

- Many (in fact most) residents living at The Green and Grange Close (streets immediately adjacent to the Village Green) are elderly.... the repeated late-night disturbance to them would likely adversely affect their quality of life.
- Parking. There is no dedicated car park for the Cricket Club and experience shows that cars attending
 Cricket Club events generally park along The Green from the Scout HQ/Community Centre up to the
 Swings. There would likely be safe access problems for other residents/Village Club/Hall users during

those periods, and more importantly the prospect of loud door banging etc as members leave in the early hours.

- It is not related the club's primary activity, i.e., cricket, and is in fact a commercial venture effectively to turn the Village Green into a nightclub.
- As a commercial venture there is a strong likelihood of the club facilities being "rented out" to 3rd parties from outside the village. This potential late-night drinking/dancing facility is in fact already being advertised outside of Wraysbury to unconnected 3rd parties. Again, of no benefit to the village and actually to its detriment in terms of increased incidence of disturbance etc., to local residents.
- According to the license request, there could be outside music events with alcohol sales up to either
 midnight or 01.00 4 nights a week throughout the year......this is highly excessive and exacerbates
 the incidence and extent of disturbance arising from the points outlined above.
- I wish to speak against the license application by Wraysbury Cricket Club
- In particular, I have grave concern about outdoor (including inside marquee) entertainment and music
- The green is surrounded by hundreds of houses
- I can understand a limited amount of outdoor music after a few cricket matches up to around 10 pm, but loud entertainment until midnight and even 1 in the morning would be of extreme annoyance to the residents for some distance as evidenced from previous events
- The cricket club has admitted that they will hire out the marquee and green as a party venue, frequently non cricket related, in order to raise money.
- In the past, noisy activities, music and drink have been carried out under special license applications
- Special licenses can allow up to 10 events a year, which is still too many in this built-up area. The cricket club intention is to have late night events in excess of 10 per summer.
- I therefore suggest that no outdoor music or entertainment license be authorised other than on a case-by-case single event basis.

Regards, Len Carlton Wraysbury Parish Councillor and resident.

I wish to register my OBJECTION to the recently discovered application by the Cricket Club for a licence to extend Live Music, through to midnight and through to 01.00a.m., daily & weekends, indoors and outdoors.

In our complex of flats (12 flats) which back onto the tennis courts, stream & cricket club, we all object to this proposed Application.

The long-term loud noise will be detrimental to the residents nearby.

We have already allowed their summertime celebrations to go ahead, without complaints from us in the past, because it was to celebrate their cricket end of season, and also they were 'Fundraising' by holding an event in their Marquee at weekends.

The loud outdoor noise at that time was tolerated.

HOWEVER, we strongly OBJECT to their proposed extended hours, playing loud music daily up to Midnight, and at weekends up to 01.00a.m.

I would never consider taking my loudspeakers /ghetto blaster along to one of their private gardens and blasting music near their bedroom windows. The fact that they are even considering their proposal, shows that they have absolutely NO consideration for the nearby residents.

Thanking you for your kind assistance. Sincerely, Mrs Jacqueline Lindegger – Wraysbury

To whom it may concern.

I would like to register my concerns regarding the proposed licensing application for the above premises.

My main concern is for the "Live and recorded music" inside and out. There is a sheltered housing complex within the green and I am sure they do not want live music until 1 am on a Saturday night or 11 on a weeknight. I live in Station Road and I know that we would find this very disturbing too as sound does carry and it is quite close to us. Also, if the CC start to hire out the venue for private functions we would then get the knock-on effect when hirers start letting off fireworks as part of their celebrations.

My second area of concern is that if the cricket club start in the future to hire out the venue (and maybe even if they host "events" there themselves) there is no allocated parking for the cricket club which would again impact on the local residents especially if there is an event at the village hall or Wraysbury Village Club on the same evening/day as these 2 venues are within yards of the cricket club.

With regards to the alcohol license there are 2 pubs and the Village Club within minimal walking distance of the cricket club who would be negatively impacted by another licensed premises and the village hall and the Wraysbury Hub both of which are available to hire for events of varying sizes. I therefore do not see any reason why we as a community need yet another licenced venue within this very small area.

I do not have a problem with the Cricket club selling alcohol during matches and cricket events but I strongly object to it being run as a business selling alcohol.

Yours sincerely, Mrs Alex Wood

I am writing to express my concerns on the recent Application submitted by Wraysbury Cricket Club. My property is next to the village green and there have been occasions in the past when the noise levels have been very high and quite late. This is unacceptable when it is a warm evening and I want my doors open.

My concern is if this Application goes ahead, I will be subjected to loud music late at night. I can hear music even if it is indoors, they have the doors are open.

There would not be a problem on occasions when they have an event. But I do believe I have the right to sit in my house with my doors open in peace.

Yours Sincerely, Barbara Hearne

Dear Sirs

I cannot express enough how angry I am at the proposed licensing hours applied for by Wraysbury Cricket Club. I presume you have the details at the offices.

Wraysbury is a lovely village which has had a village green cricket club for 96 years. Of course, they'd always had a bar for visiting teams and cricket week and the Wraysbury fair

The problem began when the new vice chair wanted in effect a social club open all hours, day and late evening, the chairman left over the issue plus the grounds man and the accountant, giving Michael Ward a free hand.

We have a village club, a village hall and two pubs very close to our green, who are struggling because of the pandemic, the last thing we need is another drinking club!

I live in the road opposite the green, plus there are elderly people in the Grange. The noise last summer day and evenings was unbelievable, there are also, people on the high street who's properties back on to the cricket club.

We had a meeting with your staff last Friday and I'm sure they told you the opposition to these licensing hours far outweigh the supporters.

This is a village cricket club, not a nightclub on the green, please do NOT allow these new licensing hours.

Mrs Sandra Freeman

Sir, I wish to object to the application on the grounds that it is to near the sheltered housing complex situated in high street Wraysbury, I site the WCC cricket club summer cricket week held annually at the club, whilst I am prepared to tolerate the noise ECT out of respect for a long-established tradition, full time drinking at the Club could be a disaster for the surrounding housing.

C Walsh

Hello,

As a Wraysbury resident living within a couple of hundred yards and within earshot of the village green, I hereby wish to register my strongest objection to the following full licence variation application:

Ward: Datchet, Horton and Wraysbury

Application Type: Full Variation

Address: Wraysbury Cricket Club, The Green, Wraysbury, Staines, TW19 5NA

Premises: Club

Applicant: Wraysbury Cricket Club

Summary of application:

- Live Music (indoors and outdoors), Wednesday to Sunday from 12:00 to 23:00
- Recorded music (indoors and outdoors). Monday, Tuesday and Wednesday from 15:00 to 23:00,
 Thursday from 12:00 to 24:00, Friday and Saturday from 12:00 to 01:00. Sunday from 12:00 to 24:00
- Supply of alcohol (ON the premises only). Monday, Tuesday and Wednesday from 15:00 to 23:00. Thursday from 12:00 to 24:00. Friday and Saturday from 12:00 to 01:00, Sunday from 12:00 to 24:00.

You list on the RBWM website your 4 licensing objectives as:

- 1. The prevention of crime and disorder.
- 2. Public Safety.
- 3. The prevention of public nuisance; and
- 4. The protection of children from harm.

Of these, I believe that changing the existing licence would potentially undermine at least three of them, namely:

• Prevention of crime and disorder

The green in front of the cricket clubhouse is not fenced off or gated; as a result, with this licence variation there could well be late-evening gatherings of groups of people in front of the clubhouse or the beer tent/marquee late at night, ostensibly there listening to the (in effect free) music and not entering the clubhouse but potentially consuming their own alcohol or possibly also exchanging illegal stimulants/drugs in the dark (as already happens in the adjoining village hall car park and in the road itself); this could also lead to disorder if arguments or anti-social disturbances or unruly behaviour ensue within such groups of people.

Public safety

Such scenes as described above could well result in local residents feeling unsafe or threatened leaving or entering their own homes in the road by the green.

Prevention of public nuisance

Noise travels, not only from loud live or recorded music but also from people talking or singing loudly, car doors banging and engines starting/revving up. Such loud noise levels at such a venue in a residential area would constitute a public nuisance and cause distress and annoyance to those subjected to it simply because they happen to live nearby. People have a legal right to be protected against such a potential public noise nuisance.

I hope that I have made my objections clear and sincerely trust that this totally unreasonable and selfish application which is disrespectful of the local community will be declined.

Regards, Phillip Humphries



With reference to Wraysbury Cricket Club's application to increase their licensing hours I wish to make the following comments.

As a resident of the sheltered housing that backs directly on to the Village Green, which the Cricket Club use as their ground, I am concerned about the frequency of events that may take place. Of course, it is expected that during Cricket Week, they will entertain visiting teams, also when celebrating achievements and at end of the season, which Villagers could be made aware of. There is apprehension that there may be unscheduled events, which on warm summer evenings may well spill out on to the green and cause much disturbance to residents. Also, the hiring out of the premises for private parties and celebrations, which potentially could be quite often.

I hope that my remarks are not regarded as nimbyism as I think every village should have a cricket team and I am pleased that Wraysbury C.C. is flourishing but the whole Village must be considered. I know from looking at Facebook that many consider that it is people of my age that are worried but young families and shift workers must have concerns as well. If the new license is granted, it would be reassuring if a limit was placed on the number of times the Club was permitted to be open until midnight or 1am each year.

Rosemary Smith

My flat backs on to the playing field at Wraysbury cricket club I have a few heated debates with the chairman of Wraysbury cricket club about what time music should finish. I work long hours don't get home until about 9pm at night even at weekends so when very loud music is playing until the early hours of the morning, I think a curfew of 11 pm is acceptable gives me time to at least get a few hours sleep before I'm back to work.

Mark Clark

I have received your letter re the above and would like to strongly protest against the Cricket Clubs application for a license for the entries listed in your letter. I feel it is inappropriate to have music every night when there are a lot of residents within the area that will suffer from this. I feel they are very unrealistic demands.

Patricia Bradford
To whom it may concern,

Re: Wraysbury Cricket Club - Full Variation of Club Premises Certificate

Further to the meeting held at Wraysbury Cricket Club last Friday, I feel I must object strongly to this application.

I am a Wraysbury resident, living adjacent to Wraysbury Village Green on the High Street and the possibility of having loud music – whether indoors or outdoors – seven days a week, afternoons and evenings and until midnight and 1pm at weekends is just totally unacceptable to any of us living close by.

My main objection is that it will cause a **public nuisance**. If the cricket club were to get this variation, it would most definitely have loud music blaring out weekly and potentially numerous times a week – especially during the summer months. This would make our lives a misery. We have the right to peace and quiet in our own homes. In summer we want to have doors and windows open. That would be impossible if this goes ahead. We already live next to a pub, which has live music every Sunday afternoon. It doesn't thrill us, obviously, but we accept that the owners need to draw in the punters and it is only for a few hours. This cricket club application is on another level completely!

On the same note, re **public nuisance**, the noise levels when people leave are likely to be unacceptable. They all tend to talk at the tops of their voices even though it is late at night. Car doors would be slamming and cars roaring off into the night. That is no fun when you are trying to sleep! This would affect those elderly people living either side of The Green and it is a huge price to pay. There are also many families with young children who should be allowed to sleep peacefully in their beds at night without loud music or inebriated people outside their windows!

Another reason for the objection is the prevention of crime and disorder. The people at the club are going to drink long into the night on inexpensive booze. This has the potential for causing fights and arguments late at night. From the vitriol already observed amongst some of those in favour of this application, I can only surmise that, when fuelled with alcohol, things could very quickly get out of control (this has been witnessed by people who live on the green on other occasions last year). There is also more potential for people to be drinking and driving!

There is an element of **public safety** too. I am particularly concerned that, if any of the local people living in the vicinity tried to get the cricket club to turn music down or to keep their voices down, they will become aggressive. This has already been observed by their attitude at the meeting last week (and the subsequent appalling rudeness on Facebook).

This is all extremely distressing. We love our village and want to live in harmony with each other but this is going to cause a lot of people a lot of grief. The cricket pitch is in the centre of the village, surrounded by residential dwellings. All will be adversely affected by the granting of this application. We also love the cricket club as part of that village community. It is delightful on a Sunday afternoon to sit on a bench on The Green and watch a match. Don't get me wrong, I enjoy a drink and think it would be very pleasant standing on that balcony with a glass in hand watching the match but that doesn't mean it has to be turned into a night club every night of the week! The other sports clubs to not have licences and manage very well holding fund-raising events where people bring their own booze and enjoy the barbecue or whatever the event is. This licence variation is just OTT. It seems very sad to me that the cricket club thinks the only way it can raise funds is by selling more booze and making more noise!

Another point I would like to make is that we already have a village club, in close proximity to the cricket club, which is a popular watering hole for its members. This licence could have an impact on its revenue as I understand people are going to be invited to join the cricket club as social members for a very small fee, purely to enjoy the drinking culture and help boost funds not because they want to watch cricket! We also have two pubs which are struggling post Covid. Adding another venue to buy liquor is not going to help them either! We also have the village hall, also in close proximity to the cricket club, which is rented out for various events and has a liquor and live music licence. It needs those events to remain viable. The cricket club's application will also be to their detriment as we know they will rent it out for private functions. What's more, if they ALL have events going on the same night, well, that doesn't even bear thinking about!

I would also like to say that, when your representatives at the meeting last week said that the cricket club will have to keep within the rules of its licence and that we can complain if it doesn't, is simply not good enough. We would have to suffer the noise first and then try and get things done afterwards. We know from past experience that, once a licence extension or variation is granted, it is extremely difficult to get it revoked. It is almost impossible to get anyone to even take notice at all. If they keep to fewer than 200 people and 99 decibels, they will be 'within the rules' in your eyes but it will still be totally hideous for anyone living nearby and that just is not fair.

The whole point is that the licence already allows the club to have several live events during the year and to have alcohol available during the season. It does not need more than that. We are happy for it to have its Cricket Week events and so on but we do not need another permanent watering hole with live music outlet in the village! For the record, the club is already using the place as a bar even when there is no cricket. Last Sunday I was walking by early afternoon; no cricket being played but loads of people on the balcony drinking.

I beg you, please think of the impact this is going to have on residents. It would make life unbearable for many of us! If you grant this variation, the flood gates will be well and truly open!

Yours sincerely,

Carolyn Humphries MIHPE

Freelance food writer, editor, audio describer and author of over 60 books



To whom it may concern,

In the matter regarding the extended licence hours of the Wraysbury Cricket Club, I am a homeowner on the Green directly opposite the Cricket club and wanted to voice my concerns about the proposal above. I was unable to attend the meeting in the village hall and am concerned that some members of the local community feel this issue is a 'done deal' to quote them.

As you will be aware we already have 2 pubs and a social club as well as the cricket club all within incredibly short distance of each other. Naturally all these venues have people leaving between the hours of 11 and 12, often intoxicated. In the past two years we have had people urinating outside our house, our car keyed and vandalised, litter dumped in our front garden, fighting outside our house and general noise pollution (which is very loud). You will also be aware of a drug problem in the car park of the Tennis court opposite the village hall. All this at a time when there has been a pandemic and you would expect the above to be reduced. Naturally if the late licence is given the go ahead, there will be an increase in these instances and ultimately more serious issues will arise.

Either side of our property we have elderly residents (I have very young children - what will be the impact on their schooling from noise pollution?) and all the incidents above, can obviously, be very intimidating for them. Has 'enough' consideration been given to the wellbeing of these residents? Many of whom who have lived in the village for decades and keep it the warm and welcoming place it is viewed as by those outside of the community (like I once was). The village has been a wonderful place to raise a young family for the past 7 years and we are saturated with community projects and places we can socialise in the evenings. There is no justifiable reason that I have been made aware of for this to be increased. My son has represented Wraysbury Cricket Club in the junior team over the past two summers and the members of the club are fantastic. We have supported fundraisers that have been held but do not see any benefit in the proposal, outside of increasing unnecessary social opportunities.

I will be writing to my local MP shortly to voice similar concerns and would appreciate a receipt of the is email. If you need anything else, please do not hesitate to email me back.

On a separate note, is it possible to be made aware of any updates for the Football pitch? I had previously been told that there had been planning permission for a multi-use area where the current Basketball court is and a 'park gym' area.

Thanks for your help

Kind regards, Tom Green

I wish to object to opening hours that are being applied for, as a resident who has lived next to the Green for 20 years, I don't see any need as we have a pub at each end of the Green and Wraysbury village club opposite the cricket club. I have no problem with their bar being open on match days. I would like to point out that it has no fire escape

Thanks, C Freeman

Dear Sirs,

I am writing in response to the letter I received from The Parish Council regarding the Cricket Club applying for a variance to their licence.

After experiencing this type of operations last year, from the Cricket Club, I am firmly against any variance to the current licence. Being a resident of The Green I found the noise was far too loud, greatly penetrating my triple glazing and disturbing my peace and quiet, especially during the evening. Having lived in Wraysbury village for a great many years I believe the Village Club and local pubs are better venues for live music, recorded music and alcohol sales.

Additionally, the late hours, especially on school nights are, in my opinion, not right for a village green setting.

Elizabeth Randolph

Dear Sir/Madam

I am the son of one of the elderly residents in Grange Close, Wraysbury and was dismayed to learn of the cricket club's application to basically turn their pavilion into a night club. The area is predominantly elderly people and I am concerned about the disruption this could cause to them with noise and anti-social behaviour in the early hours of the morning. Please consider these factors before granting this licence.

Kind Regards, Ian Watmore

Dear Sir/Madam,

I am writing to oppose the change to their license. I live and believe that granting such a license will change the very essence of what a Village is and should be. This is a cricket club, at the heart of the village where life can slow down from the fast pace of city life. The bat on ball and the yell of 'howzat' is what should be heard on a summer's day. This is not an events hall where loud music is played incessantly for the benefit of the few and more than likely not a resident of the village. This licence in no way benefits those who live in the village, not to mention the problem with parking around the village green.

The noise will be unbearable and I fear will only create anger for those who live around the green. The lateness is without respect for those who live here by those who do not. I am asking, with the greatest respect that this licence is not granted.

With kind regards, Ruth Sheldon

Dear Licensing Section - Royal Borough of Windsor and Maidenhead,

I am writing to state my objection for Wraysbury Cricket Club's application for an extended license for music / entertainment outside their club. Whilst drinking at sports clubs is a given (I have been a member of numerous tennis, cricket and rugby clubs around the country), I see no need for the *current* license for outside music — which was used on a few occasions last year, and lead to excessively noise late into the evening; I, therefore, definitely do not believe that the club need the right to run events / play music outside 7 days a week (to anywhere from 11pm to 1am). Based on the

guidelines on your website, and the four licensing objectives which it refers to, my detailed concerns are as follows:

- The prevention of crime and disorder concerns that the combination of alcohol / lack of obvious boundaries to outside spaces will lead to acts of petty vandalism, drunkenness, etc
- Public safety concerns that the proximity of the river / roads / children's play area will lead
 to injuries and accidents (either to those directly involved in the events, or to those driving
 around the area)
- The prevention of public nuisance as was evident last year, the noise from events held outside carries a great distance around the village (this would be made worse by the addition of weekdays / later events within the new request); more people are now working from home, and would find this problematic with loud music being played outside (particularly during weekday afternoons though with more and more people working flexible hours, weekday afternoons are not the only time when the noise would cause them a problem)
- The protection of children from harm additional events near the children's play area (including weekday events starting between noon and 3pm), could make using the playground impossible for those with very small children (due to the noise, and additional adults drinking alcohol in, and around, the area); it would also increase the likelihood of glasses, bottles, cans, etc being left in and around the children's playground. Whilst un-related to the events themselves, I am surprised that there appears to be no protective fencing to stop cricket balls being hit into the playground during matches.

I trust that this email serves to formalise my complaint and means that I will have the opportunity to attend any follow-up meetings in relation to the application.

Regards, Peter Wright Virtind Consultancy

Dear Licensing Section (RBWM),

I am writing to object to Wraysbury Cricket Club's application for an extended license for music / entertainment outside their club.

This could potentially mean events / music outside 7 days a week (which could finish as late as 11pm to 1am). Based on the four licensing objectives which your website mentions, my concerns are as follows:

- The prevention of crime and disorder concerns that the combination of alcohol / lack of obvious boundaries to outside spaces will lead to acts of petty vandalism, drunkenness, etc
- **Public safety** concerns that the proximity of children's play area will lead to injuries and accidents (either to those directly involved in the events, or to those driving around the area)
- The prevention of public nuisance as was evident last year, noise from events held was excessive (this would be made worse by the addition of weekdays / later events within the new request) the new request could see live music being played 7 nights a week in the summer which would mean local people could not open windows as happened last year.

• The protection of children from harm – additional events near the children's play area (including weekday events starting between noon and 3pm), could make using the playground impossible for those with very small children (due to the noise); it would also increase the likelihood of glasses, bottles, cans, etc being left in and around the area

Hopefully this email serves to formalise my complaint and means that I will have the opportunity to attend any follow-up meetings in relation to the application.

Regards, Beverley Birdsey

I am a resident of Wraysbury and live at _______. I am writing to object to the plans put forward by Wraysbury Cricket Club to extend their licensing hours.

I have lived opposite the Cricket Club for 17 years, overlooking the village green. It a lovely place to live, with a peaceful, friendly, happy atmosphere. There has never been any problem with noise, screaming party goers, drunkenness, mess, or bad feeling until last summer, when with no warning the Cricket Club turned into a night club. It was relentless.

At an extremely unpleasant meeting to discuss the plans, it was said the club needed to make money. Really? Let's be honest. The cricket club has been here and survived for nearly 100 years. It has had a great relationship with its neighbours. Suddenly it changes and we are faced with mind numbing music, inside and outside the building, and people screaming from the balcony until 2am. Why?

Not everyone has the luxury of sleeping late at the weekends. I am a journalist and need to be at my desk in London by 6am. I didn't enjoy wading through balloons and bottles at 5am last summer.

Residents have always accepted and embraced the celebratory atmosphere of Cricket week, but this situation cannot be compared to that in any way. Why do we need an continuous disco when there are two pubs and the village club within 200 metres?

Many of the residents that live here are elderly and these plans show a total lack of respect for this generation.

I don't understand the rudeness of the people I encountered at the meeting. The council representatives seemed unable to engage in a helpful way and simply coldly spouted that we needed to call the police, ring an out of hours line and measure the decibels. Since when did finding a compromise become so poisonous?

Nobody is against fun but most people are against anti-social behaviour. The hours proposed by the club are ludicrous and the prospect of this happening is depressing.

Where do the people proposing these plans live? Are they Wraysbury residents? The plans call for far more thorough investigation and research.

Please accept my letter in good faith and note my objections and the reasons for them.

Best Wishes, Clare Whitehead

To Whom It May Concern

I wish to oppose the application for a variation to the license held by Wraysbury Cricket Club. As you will appreciate the club has been in existence for nearly 100 years and has been an established

part of the activities in this rural village since then.

Last summer was a nightmare, long term members including the chairman resigned and we were subject, young and old, to antisocial behaviour.

I live on the Green with my daughter and she has written at length cataloguing many instances of total disregard for the community at large.

Local long-established hostelries have been affected because, without prejudice, a cheaper alternative for the supply of liquor has been used.

I am at a complete loss as to why anything like this has gone as far as it has and can only presume that the lack of empathy shown by your representatives at the meeting is endemic in your department.

Sincerely Mary Whitehead

To whom it may concern.

I would like to express my views regarding the Wraysbury Cricket Club full variation to the licensing application.

I would like please to be noted that me and my husband are against granting the licensing under current proposal.

We are the direct neighbours of WCC as we do live on The Green Both of us are working shifts, I additionally work 3-4 days of my 6 days working block from home and we also have a young child (7yrs).

Allowing licensing with an unlimited number of days where constant live and recorded music can be played outdoors will directly and negatively impact our lives. Allowing licensing that will permit the music outdoors to be played aloud throughout the whole day (from midday) and up to 1am is absolutely ridiculous and inconsiderate of the local residents.

We do support the WCC as a sport club that occasionally needs to run some funding events but we are opposing WCC becoming another social or pub like establishment. For such a small village we already have lots of places that are specifically designed for that purpose.

The WCC can carry on applying for temporary licensing as they did so far during Cricket week as well as for few other fundraising events throughout the year to raise the addition funds. This way we all know that there are set boundaries of the number of occasions and some limitations to the number of times when we have to deal with the noise as well as extra traffic (when parking becomes an issue) and occasional people who may have enjoyed their drinks a bit too much. We did this for years and this worked well to maintain the good relationship with the residents of The Green and WCC.

Allowing the licensing in the form that it has currently been requested doesn't offer us the immediate neighbours any protection. We will be the ones directly and continually affected by the loud noises from music and attendees until very late hours. Even if the WCC says at the moment that they don't plan on having the events and music on until the maximum time allowed by the licensing or every day-there is nothing there to ensure that this will not happen and if the licence is granted they will be within their rights to have live /recorded music outdoors every day until anytime from midday throughout the whole day until anytime from 23pm-24pm and 1am depending of the day of the week.

I believe it's one of everyone's basic rights to be able to have rest and sleep and ways to enjoy our own back gardens without constant disturbances in their own homes.

As much as the music may be played within the max volume (decibels) allowed the sound is carried away through the open green space right into our homes living us in a position when we are forced to listen to it whether we like it or not.

Last summer 2021 we already had a taste of what this licensing will meant to us in a real live. Although, there were a handful of live music events the recorded music was played pretty much daily until quite late at the evenings but not as late as it's currently requested and this was already quite an annoying and irritating as it was persistent!

The music was often played in the outside pavilion or in the club itself with the balcony doors wide open allowing the music and all the loud chatter from the people enjoying their drinks on the balcony to travel and fill the space surrounding the club and the volla green with the significant noise. This was what we were experiencing last summer with much more limited licensing. If the licensing is granted this will further disturb us and cause a lots of anxiety and stress to all of us living on The Green. There need to be balance maintained with clear limitations allowing sensible and set amount of the times when and how long the music can be played.

We the locals need to work, rest and our children need to have and be able to have undisturbed sleep! By granting this licensing with these outrageous timings puts all of this in jeopardy and will make us the local community suffer so that people from further afield can enjoy their drinks in a place that should focus on sport and not tribe to be a pub or social club as a priority.

Thank you Best Regards Anna Lubinska



To whom it may concern,

Re: Wraysbury Cricket Club - Full Variation of Club Premises Certificate

Further to the meeting held at Wraysbury Cricket Club last Friday, we feel, as a family and long-standing members of the community, we must object strongly to the application.

I am a Wraysbury resident and my family have lived here on the village Green for four generations. I personally have lived for almost 45 years - and therefore have great knowledge of all the local bars and clubs in the surrounding area. I continue to live in my family home with my aged mother, my husband and two children.

In all our years here (my grandfather built this house on The Green over 70 years ago), the noise generated by the cricket club last summer (2021) was unprecedented. Night, after summer night, we had to endure a 'party in the park', where drunken cricket club members revelled on the balcony of the clubhouse to loud music or in the outside gazebo, to live and recorded music. When the weather was hot and we slept with the windows open, after 11pm, we felt that it was simply unfair on those of us that need to get up to go to work, had exams to study for, or for those of us with small babies that are simply so young that they need uninterrupted sleep. There also plenty of pensioners on this road in sheltered accommodation, who are too weak and frail to have disrupted sleep night, after night.

Therefore, the possibility of having loud music – whether indoors or outdoors – seven days a week, afternoons and evenings and until midnight and 1am at weekends is just totally unacceptable to any of us living close by. I know this opinion is shared by many of our neighbours, many of whom do not have internet access, are currently in hospital or are too frail and cannot lodge a formal complaint themselves online but did try and attend the village meeting, which became quite stressful and overheated.

Our main objection is that it will cause a **public nuisance**. If the cricket club were to get this variation, it would most definitely have loud music blaring out weekly and potentially numerous times a week – especially during the summer months. This would make our lives a misery. We have the right to peace and quiet in our own homes – especially after 11pm. In summer we want to have doors and windows open - that would be impossible if this goes ahead. We are already woken up by the planes overhead from Heathrow in the early hours in the morning. As previously said, we live next the Village Club, The Percy, The Tennis Club, The Bowling Club and we back on the George – none of them have caused any amount of grief and disruption compared to the Cricket Club's antics last year. I have seen people complaining on Facebook that the local residents are "NIMBYS', but no-one should be subjected to noise pollution between the hours of 11pm-7am, no matter where they live. We also don't see how any fundraisers for the youth of the village need to occur after 11pm on any given night of the week.

On the same note, re **public nuisance**, the noise levels when people leave are also unacceptable. People talking at the top of their voices, wandering and singing down the road drunk - even though it is late at night. It's simply not fair on people trying to sleep. It would affect those elderly people living either side of The Green. There are also many families with young children who should be allowed to sleep peacefully in their beds at night without loud music or inebriated people outside their windows!

Another reason for the objection is the prevention **of crime and disorder**. The people at the club are going to drink long into the night on inexpensive booze. This has the potential for causing fights and arguments late at night. From the vitriol already observed amongst some of those in favour of this application, I can only surmise that, when fuelled with alcohol, things could very quickly get out of control (this has been witnessed by people who live on the green on other occasions last year). There is also more potential for people to be drinking and driving!

Car parking is already a huge issue for the residents of The Green. Frequently, we come home and have nowhere to park because of people using the pubs or the playground. If matches are on at either the tennis club or the bowling club, combined with events at the Village Hall – the road because a nightmare with cars parked dangerously on either side of the road. There is no way a fire engine or ambulance could access the road already on match days.

Another point I would like to make is that we already have a village club, in close proximity to the Cricket Club, which is a popular watering hole for its members. This licence could have an impact on its revenue as I understand people are going to be invited to join the cricket club as social members for a very small fee, purely to enjoy the drinking culture and help boost funds not because they want to watch cricket! We also have two pubs which are struggling post Covid. Adding another venue to buy liquor is not going to help them either! We also have the village hall, also in close proximity to the cricket club, which is rented out for various events and has a liquor and live music licence. It needs those events to remain viable. The cricket club's application will also be to their detriment as we know they will rent it out for private functions. What's more, if they ALL have events going on the same night, well, that doesn't even bear thinking about!

I would also like to say that, when your representatives at the meeting last week said that the cricket club will have to keep within the rules of its licence and that we can complain if it doesn't, is simply

not good enough. We would have to suffer the noise first and then try and get things done afterwards. We know from past experience that, once a licence extension or variation is granted, it is extremely difficult to get it revoked. It is almost impossible to get anyone to even take notice at all. If they keep to fewer than 200 people and 99 decibels, they will be 'within the rules' in your eyes but it will still be totally hideous for anyone living nearby and that just is not fair.

The whole point is that the licence already allows the club to have several live events during the year and to have alcohol available during the season. It does not need more than that. We are happy for it to have its Cricket Week events and so on but we do not need another permanent watering hole with live music outlet in the village! For the record, the club is already using the place as a bar even when there is no cricket.

We beg you, please think of the impact this is going to have on residents.

Yours sincerely,

Mrs Kathleen Kirton Mr Akira Kirton Mrs Mary Quirke + Two Small children!!!

For the attention of the LICENSING DEPARTMENT, RBWM Sirs,

My concerns regarding the proposal by the Wraysbury Cricket Club to apply for variance of the Licence is of grave concern to the nearby residents at the Village Green area. (And even far beyond, as sound does carry even further).

PREVENTION OF PUBLIC NUISANCE:

There is a serious concern that such application to amend the Licence to enable the playing of music, recorded and live, will absolutely cause a Public Nuisance to all the residents around the Village Green. It is abhorrent that such a club committee could even contemplate playing music so late into the night regularly during weeknights, and at weekends, where the sound will carry and cause certainly cause a Public Nuisance, with detrimental effect to the local inhabitants.

This would adversely affect not only the families residing along this area, but also the numerous elderly, for whom such club committee should show due respect.

Plus added to the fact that there would no doubt be the overspill of loud voices, and vehicles, after such events into the early hours of the morning.

Such additional and expected frequent Public Nuisance cannot be allowed.

PROTECTION OF CHILDREN FROM HARM:

There are families with young children residing in the houses backing onto the stream (& the area of the cricket club section of OUR Village Green. The proposed playing of loud music, recorded or live, well into late-night & early hours of the morning would be vastly detrimental to the physical well-being of the residents and children, through lack of a reasonable night's sleep, and thus being detrimental to the mental well-being of all the residents and children residing in the near vicinity, and indeed beyond.

People there need to go to school, and to work, and perform, as they do now.

We, as long-standing residents must uphold the peaceful status quo of village life, and protect our residents from harm, by preventing such attempts to vary / amend their Licence which will bring harmful playing of 'music' during weeknights, and weekends.

During the Cricket Weeks we residents have quietly tolerated the noise, because it's a special match, etc., and has been accepted. Then came along the Social Memberships with the resulting outdoor Marquee and live music in the afternoons -- this was again tolerated, as we understood that they were raising funds for the improvement of their clubhouse. And a few hours of music in the afternoons was fine

However, to attempt to extend such entertainments regularly during weekdays and weekends into the late night hours and early hours of the mornings is going way too far, and is a total disregard of the Wellbeing of the local residents.

Fund-raising does not necessarily need to have music playing late into the night-time. But if those who want late night parties and alcohol (sounds like the committee want to rent out their premises) - then they ought to use such tailor-made facilities such as the Wraysbury Club, OR the Village Halls, which are custom-built indoors for such activities.

We have 2 pubs in the Village - those do not cause problems into the late nights. We have the Village Club, and the Wraysbury Village Halls - again, functions from those venues do not cause problems late into the nights.

However, such functions on the Village Green WILL cause harm to the residents, physically and mentally, and obviously will be a Public Nuisance.

Licensing Team Royal Borough Windsor & Maidenhead Town Hall St Ives Road Maidenhead SL6 1RF



7th April 2022.

Dear Sirs.

I wish to register my concerns regarding the application from the Wraysbury Cricket Club to extend the time that they wish to serve alcohol and livemusic, particurlarly on Fridays and Saturdays.

I am a resident of situated in a direct line from the club, no more than 600 yards away. It is a small development of thirteen sheltered accommodation bungalows.

My concerns are supported by the residents.

- 1) Alcohol sales until 1am. This must inevitably lead to people not leaving the club until 1.30am/2.00am as I suspect the attendees will buy there drinks at 12.55am
- 2) The music will be heard by our residents, as there is nothing between us and the club to really deaden the music
- 3) Car parking. There is very limited car parking in the Green where the club is situated.

The long established Village Club does have its own car park, usually full on a Friday & Saturday evening. The car park opposite the Village Hall is also usually full with functions that regularly take place on a Friday and Saturday.

This means that parking will have to take place on the road, already congested with residents cars, few of the properties have garages.

I am worried that people leaving the Cricket club at 2.00am will have an impact with car doors banging and engines starting-without the usual loud good nights that take place after an evening socializing something we have probably all been guilty of.

We do suffer with non residents either turning in our Close or parking in our Close something that could happen on Fridays & Saturdays, with such limited parking close to the venue.

We do already have 2 pubs, the Village Club and the Village Hall, but none of them to my knowledge and I have been in the Village for 30 years have ever impacted on residents lives.

I was incidentally Manager of the Village Hall for 11 years, so I have some knowledge of the entertainment and licensing trade.

Finally would it just be Cricket club members who would be using these facilities or is it the intention to let the Club out to non-members, with the additional space afforded by the large marquee they erect during the Summer months.

Is cricket the prime interest of the present officers or are they looking to turn it in to yet another primarily entertainment venue.

Your sincerely

14TH APRIL 2022. MRS AS GLAZZARD Dear Sir/Madam of any replying to a communication from Wraysbury Parish Council referring to the application by Wraysbury Cricket Out for a variance to their Lance Requarding Music and Akohol hours. T have no objection to oftemoor and early evening music and sale of alcohol, I do object to both after 22 hours. 75% of residents who Live along The Green and back onto The Green are pensioners majority are

in Houseing Association Supported

April 13 2022

Doar Sir/Wadam
My name is Mes
Ma-jaret Wyett and ilino 9 am whetim to you to object Strongly against the proposed licensim application forwarded Dry Wraze Burn Cricket Club. My Garden Leus down to to Mage green and is in close Proximity to the club House hast summer a Marquee was exected and metherous érents mere held some i dont Itrivie more related to Chicket at all. Not wishing Boe a kill joy and i realise

life must change with the times Dort how in lined here for- +7 years comething are not for to better especially for the Village The taleness of the license word & only indease the noise Level condi connott see that music on meek dans would benefit amore q Court open the Windows in my Ded room as they back on to the noise and bren Whou to music stope the layencege seems Bound bad The Village freen in for all Duse and enjoy its not Suitable for a night club. Cutso 5 extend the alcohol level is serely given the won impression 5

yours nembers of the Cricket
Club. I do so new Sincerley
Nope that this application
Will not go through

Gozine Sincerly

Supporters of Wraysbury C.C.

Fully support. The cricket club not only has become a great social addition to the village but also adds a great sporting venue with a successful team that now has 3 adult sides, a women's team and a thriving youth set up.

Andy Spillane

Hello

I fully support the recent application in every respect; please accept this correspondence as a positive representation, without objections.

Kind regards, Amrit



I gladly support the application.

Wraysbury Cricket Club has been like breath of fresh air since under the new management of Mike Ward. The management have opened up the club to all. They are so welcoming and friendly to everyone that enters the building. They have really opened it up to new members and especially families. I have lived in the village for 40 years and until over a year ago I had never stepped in the cricket club. As it was stuffy and had a closed door like policy unless you were an old long standing cricket member. How things have changed..... this is a great venue managed by very friendly people. The cricket club should be given as a minimum the same operating hours as the Wraysbury Village Club. It should be fair for both facilities. Also bearing in mind the club is less than 50 metres away. Patrons should be allowed to choose which facility they would like to visit. I visit both. However, I am aware that new villagers feel that the atmosphere in the club is seen to cliquey and have not joined on that basis.

There is resentment towards the cricket club and the new management by the older residents who are long term friends of the old management.

The cricket club is a great new asset to the village. Not to mention the fund raising they put on. They have some great events planned which a lot of them are based around family events.

I also know that the cricket club have taken every step to ensure the comply with regulations and I'm sure that approving the variation they would be extremely considerate to close by residents that are concerned by noise.

I gladly mention to my friends which are mainly young families to join the cricket club.

Kind Regards, Karyn Pye

I would like to show my support for the full variation application made by Wraysbury Cricket Club.I believe it would be a great asset to the village and allow its residents to continue a friendly and sociable community.



I would like to make a positive vote on the full variation license application by Wraysbury Cricket Club. I believe it to be an asset to the village and a large portion of the community would benefit from it.

David Brown



I would like to show my support in the above application. I have lived in Grange Close on The Green for about 17 years and I have never found anything going on there disturbing. I know that any extra hours on the license will not make any difference. It's lovely to see the community enjoying the cricket club.

Please take my vote into consideration.

Yours faithfully

Mary Rosewell



As a resident of the village, I want to confirm that I like the majority of residents in this village FULLY SUPPORT the extension of the licence application for the Cricket Club.

Yours sincerely, Andrew Spillane

Dear licensing team,

Just a short note in support of the licensing application from Wraysbury Cricket Club currently being reviewed.

The club provides a fantastic asset to the Wraysbury community and is welcoming additional memberships and participation.

Kind regards, Darren Cox



Dear Sirs,

I would like to request you look favourably to grant Wraysbury Cricket Club a licence for the hours they are proposing for the following reasons:

- It is a great venue very well kept, pretty to look at and an asset to the Village
- it has a Dedicated Board and staff well run and always to the benefit of its members
- Has strong leadership in the Chairman
- Has an excellent cricket team professional and dedicated to winning but very fair to all opposition teams. Players are looked after and led well
- has an excellent colts' team, who get inspiration from the senior team + members of the Club and above all, support from their families and the community
- the Club House is very inclusive, friendly and family orientated. Well organised and the tone of the Club is good. I feel this is down to strong ethics and standards.

Having a wide licensing window allows for flexibility at certain times throughout the year. However, I am very sure it will not be abused as it is to benefit the majority of the people in the Village. Rather, it

will compliment the other facilities we have. All in all, being able to have a leisurely drink with no time constraints will surely be to the good.

I appreciate your favourable consideration for this great asset.

Thank you

Yours faithfully, Sharon Berry



Hello,

My name is Peter Cosgrove. I am a resident of Wraysbury and having travelled for 25 years with work, moved house 13 times, never laid down any roots, I am pleased to say I am finally settled and loving life in Wraysbury

It is a very diverse, friendly, upbeat, old fashioned village culture and in a short space of time I have made many new friends.

I have seen on FB quite a lot of discussion about the license variation request from the cricket club, and wanted to provide my thoughts and input. For transparency, I became a member during 2021 to help with their initiatives to improve the cricket facilities and raise money to improve the pitch, nets and sponsor events for the junior and senior teams.

I have been super impressed with the level of engagement and interest from the local community, especially the British Indian community who have shown great support and leadership, especially to the junior members

I have been surprised by what looks and feels like a very small but noisy minority who have decided to try to sabotage the success of the cricket club and unfortunately, they can be classified into one or several of the following negative categories:

- envious the club has done so well with the recent leadership, as they are associated with the previous failed leadership
- straight forward NIMBY who loves to enjoy themselves all around, but feels entitled to stop others enjoying themselves in their vicinity
- self excluders who do not like, cricket and/or sport and/or groups of people gathering and enjoying themselves
- racists who dislike the local British Indian community and them thriving at this facility
- doom mongers who want to create false fear, that us middle aged villagers will be running rampage at 1am...if the cricket club attendees were likely to do this, it would have already happened, and hasn't

I ask therefore that this is all kept in context, and the simple matter of the licence variation is approved so the cricket club can exercise some flexibility in arranging money raising events. It isn't about late night drinking...this can be done at many other places already and is misinformation. In summary, do not be on the side of the negative, noisy minority. Be on the side of a vibrant, diverse, energetic, can-do majority.

Thanks, Peter Cosgrove

As a resident of Wraysbury I am writing in support of the above application.

The cricket club has become an inclusive safe space for the whole village. I would really like to stress that ALL are welcome there regardless of race, religion, age, gender etc and it really is a fantastically

run facility. The club do so much for the village and for charity and I would like to lend my wholehearted support to this application. The money that the proposed licence generates will benefit youth and ladies' cricket aside from the other benefits to the village.

Many thanks, Dolly Wilson

Proposed Amendments:

To: The Licensing Committee of the Royal Borough of Windsor and Maidenhead.

Application Type: Full Variation Address: Wraysbury Cricket Club, The Green, Wraysbury, Staines, TW19 5NA

Wraysbury Parish Council wishes to make comment and suggestions on the above Licence application Wraysbury Cricket Club is a members' only Club that occupies a building owned by Wraysbury Parish Council situated on the Village Green. The Green is also owned by the Parish Council and as well the location of the cricket square, it is for the village resident's general recreation as well as being the venue for the annual village Fair.

The Cricket Club operates as a private members club, the purpose of which is the playing of cricket and associated ancillary activities. However, in recent months the Parish Council has seen evidence, primarily via public Facebook posts, made by representatives of the Cricket Club advertising it's clubhouse for hire to the general public for celebrations etc. This is contrary to the terms of its lease with the Parish Council.

The central location of the Club means that any very late night/early morning excessive noise has a detrimental effect on the occupiers of the residential properties in the immediate vicinity. Those include Grange Close, which consists solely of sheltered accommodation, The Green, Windsor Road and the High Street. The Parish Council as the owner of the property, has received complaints from residents about very loud music and noisy revellers leaving the Cricket Club well beyond the existing time limits of the current Licence.

The Cricket Club is situated just a 3-minute walk from the Village's two Public Houses and directly opposite it are two other Licence venues, the Village Club and the Village Halls. The Parish feel that any Licence granted to the Cricket Club, should not be too different to those issued to the 4 other Licenced premises in the immediate vicinity.

To that end the Parish Council in trying to find a balance between the views expressed to it by a fair number of its residents, but to also bear in mind the requirements of an active sports club, would like to propose some changes to the current application.

It is obviously difficult to match the wishes of the Cricket Club and the desire of the surrounding residents for as little disturbance as possible, but the Parish Council feels that its suggestions laid out below reach a compromise situation that could be acceptable to all concerned, especially regarding the outside music sound levels that must meet the legal requirements.

Summary of Cricket Club's application:

- Live Music (indoors and outdoors) Wednesday to Sunday from 12:00 to 23:00
- Recorded music (indoors and outdoors) Monday, Tuesday, and Wednesday from 15:00 to 23:00 Thursday from 12:00 to 24:00 Friday and Saturday from 12:00 to 01:00 Sunday from 12:00 to 24:00
- **Supply of alcohol** (ON the premises only) Monday, Tuesday, and Wednesday from 15:00 to 23:00 Thursday from 12:00 to 24:00 Friday and Saturday from 12:00 to 01:00 Sunday from 12:00 to 24:00

Summary of the Parish Council's proposed amendments to the application:

- Live Music (indoors and outdoors) Bank Holiday Mondays, Friday, Saturday and Sunday from 12:00 to 23:00
- Recorded music (indoors) Monday, Tuesday, Wednesday and Thursday from 15:00 to 23:00 Friday, Saturday and Sunday from 12:00 to 23.59
- Recorded music (outdoors) Bank Holiday Mondays, Friday, Saturday and Sunday from 12:00 to 23:00
- **Supply of alcohol** (ON the premises only) Monday, Tuesday, Wednesday and Thursday from 15:00 to 23:00 Friday, Saturday and Sunday from 12:00 to 23.59

To: The Licensing Committee of the Royal Borough of Windsor and Maidenhead.

The Wraysbury Cricket Club is based in a building owned by Wraysbury Parish Council and plays on the Village Green which is owned by the Parish Council. The Green is shared with residents who regularly walk cross the Green, sit on benches and each June a Village Fair is held.

The Cricket Club operates a private members' club where alcohol is served and on occasion music is played both in the Club and outside. The Parish Council has seen on Facebook posts that the Club is advertising itself as a venue for hire to anyone in Datchet or Wraysbury or beyond.

The Club is surrounded by private residences many occupied by our older residents, at the Green, Grange Close and High Street. There have been complaints that events held in the Club have carried on well beyond midnight and those residents have been disturbed. They have made representations to the Parish Council and the Parish Council understands they are responding to your Committee to strongly oppose the hours the Cricket Club is now proposing, particularly for outside events.

Residents and the Parish Council consider that midnight should be the cut off for any license granted. It is understood that there may be a demand for such a license for the weekends but not for every day.

Ultimately the Parish Council as the landlord should have been formally consulted in advance of such an application and the Parish Council is concerned to ensure that all the necessary licenses to serve alcohol, to play music and to register with performing rights are in place and staff are trained to understand what is entailed in the license rules for private premises.

The Cricket Club is now a major competitor to the two public houses, the Village Club, the Village Hall, and The Hub. We would suggest that the Cricket Club should be subjected to similar conditions as these establishments.

Please, in making your decision, weigh the needs of the Cricket Club against the interests of residents who require an undisturbed night's sleep and that sound levels meet the legal requirements.

Margaret Lenton (Chairman of Wraysbury Parish Council)

Dear Sirs,

I am the nearest resident to the Cricket Club living at a directly opposite the access path. I am also a Parish Councillor with responsibility for the property portfolio. I am also a social member of the Cricket Club.

Firstly, I would like to apologise for the behaviour of two of my fellow Parish Councillors at the meeting you attended on Friday evening, they are not representative of the Council and did not speak on behalf of the Council.

The Council is currently negotiating a new lease with the Cricket Club which will address some of the issues that concerns some of the local residents. The current lease restricts subletting and gives us control over the usage.

As a resident I would prefer to have live and recorded music restricted to 22.00 on every day of the week outside but would be happy for it to be licenced inside up to 23.00 on Sunday through Thursday and 1.00 on Friday and Saturday.

I have no objection to the extension to include Monday and Tuesday for alcohol consumption but would want to see outside supply and consumption restricted to 23:00 every day. The Village Green is a public open space which cannot be contained around the Cricket Club.

Regards, Andrew Moran