

# Licensing and Regulatory Committee Agenda

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29 May 2019

## To the Members of the LICENSING AND REGULATORY COMMITTEE

### Councillors:

Mrs. R. Absalom

G. Buttironi

R. J. Feeney

S. L. Fenton

R. Harper

F. Kelly

A. M. Lynch

R. Michalowski

N. C. Moses

C. M. Neame

S. J. G. Rickman

D. A. Ross

### Substitutes

#### Conservatives:

#### Residents Group:

#### Green Party:

#### Liberal Democrats

#### Councillors:

C. Stevens

G. Adamson and Mrs. J. S. Bray

H. Brown, J. C. S. Essex, S. McKenna and R. Ritter

J. E. Philpott

For a meeting of the **LICENSING AND REGULATORY COMMITTEE** to be held on **THURSDAY, 6 JUNE 2019** at **6.30 pm** in the Back Committee Room - Town Hall, Reigate.

John Jory  
Chief Executive

**1. ELECTION OF CHAIRMAN**

To elect a Chairman for the Municipal Year 2019-20.

**2. ELECTION OF VICE-CHAIRMAN**

To elect a Vice-Chairman for the Municipal Year 2019-20.

**3. MINUTES**

(Pages 5 - 20)

To confirm as a correct record the minutes of the following meetings:

- a) Licensing & Regulatory Committee on 30 May 2018; and
- b) Licensing & Regulatory Sub Committee meetings held on 30 November 2018 and 22 March 2019.

**4. APOLOGIES FOR ABSENCE**

To note any apologies.

**5. DECLARATIONS OF INTEREST**

To receive any declarations of interest.

**6. LICENSING AND REGULATORY SUB-COMMITTEE CHAIRMEN**

The Independent Remuneration Panel (in undertaking its review of Members Allowances in 2018) asked that the Licensing and Regulatory Committee give consideration to the number of Chairs it appoints to its Sub Committees.

Subsequently the Leader established a Governance Task Group with the purpose of reviewing Constitutional matters and one of the tasks it undertook was to review the Membership size of the Committee in preparation for the 2019/20 Municipal Year (following the implementation of the Boundary Review recommendations).

One of the outcomes of the Task Group's work was to put forward a recommendation that the size of the Committee reduce to 12 but that the number of Sub Committee Chairs be retained at 5 to allow for full operational flexibility.

As a result the Committee is requested to appoint 5 Members to the position of Chair for the Sub Committee for the 2019/20 Municipal Year.

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# Agenda Item 3

Licensing and Regulatory Committee  
30 May 2018

Minutes

## **BOROUGH OF REIGATE AND BANSTEAD LICENSING AND REGULATORY COMMITTEE**

Minutes of a meeting of the Licensing and Regulatory Committee held at the New Council Chamber - Town Hall on 30 May 2018 at 7.30 pm.

Present: Councillors A. M. Lynch, F. Kelly, R. Absalom, D. Allcard, R. Biggs, N. J. Bramhall, H. Brown, G. R. Curry, K. Foreman, L. R. Hack, R. Harper, S. McKenna, R. C. Newstead, B. J. Thomson and R. S. Turner

Also present: Councillors R. Ashford, J. Essex, V. Lewanski, R. Michalowski, G. Owen and C. Whinney

### **18. ELECTION OF CHAIRMAN**

**RESOLVED** that Councillor A. Lynch be appointed as Chairman for the municipal year 2018-19.

### **19. ELECTION OF VICE-CHAIRMAN**

**RESOLVED** that Councillor F. Kelly be appointed as Vice-Chairman for the municipal year 2018-19.

### **20. MINUTES**

**RESOLVED** that the minutes of the meeting held on 17 April 2018 be confirmed and signed.

### **21. APOLOGIES FOR ABSENCE**

There were no apologies for absence.

### **22. DECLARATIONS OF INTEREST**

There were no declarations of interest.

### **23. LICENSING & REGULATORY SUB COMMITTEE CHAIRMEN**

**RESOLVED**, that the following members of the Licensing and Regulatory Committee be nominated to act as a sub-committee chairman:

Councillor Andy Lynch  
Councillor Derek Allcard  
Councillor Natalie Bramhall  
Councillor Keith Foreman  
Councillor Frank Kelly

### **24. MEDIATED APPLICATIONS**

**RESOLVED** that the following applications determined through mediation be **NOTED AND APPROVED**:

- i. 18/00299/LAPREM: Hop Stop, 73 Bell Street, Reigate
- ii. 18/00466/LAPREM: Reigate Rugby Club, Colley Lane, Reigate.

# Agenda Item 3

Licensing and Regulatory Committee  
30 May 2018

Minutes

The Meeting closed at 7.33 pm

**BOROUGH OF REIGATE AND BANSTEAD**  
**LICENSING AND REGULATORY SUB-COMMITTEE**

Minutes of a meeting of the Licensing and Regulatory Sub-Committee held at the New Council Chamber - Town Hall, Reigate on 30 November 2018 at 11.00 am.

Sub Committee: Councillors K. Foreman, Mrs. R. S. Turner and D. Allcard (Substitute).

**1. APOLOGIES FOR ABSENCE**

Apologies were received from Councillor R. Biggs and Councillor D. Allcard attended as the Standby Member to complete the Sub Committee membership.

**2. DECLARATIONS OF INTEREST**

There were no declarations of interest.

Councillor Foreman indicated that, for the avoidance of doubt that although Priory Park was mostly owned by the Council the determination of the application before the Sub Committee would be based entirely on the consideration of the licensing objectives as the licensing authority. It was noted that land ownership was not a relevant consideration for the application.

**3. LICENSING HEARING PROCEDURE NOTE**

**RESOLVED** to note the procedure note to be followed at the discretion of the Chairman.

**4. APPLICATION FOR A NEW PREMISES LICENCE FOR REIGATE PRIORY PARK, BELL STREET, REIGATE RH2 7RL**

In attendance and speaking (\*) at the hearing:

<b>Applicant</b>	<i>Mr Peter Mayhew* (Applicant's Agent)</i> <i>Ms Samantha Hasler, Applicant</i>
<b>Responsible Authority</b>	<i>Ms Eugenia Govett,* Environmental Services Officer</i>
<b>Making public representations:</b>	<i>Mr William Bullock*</i> <i>Mr Roy Mundy*</i>

The Sub Committee was requested to determine an application for a new premises licence for an annual 3 day local festival to be held in Priory Park, Bell Street, Reigate.

Full details of the application and representations received were as set out in the report. The Sub Committee had also received an Addendum containing a Noise Management Plan submitted by the applicant after the publication of the agenda for this meeting.

The Chairman asked if any agreement had been reached in relation to any of the issues in dispute between the applicant and the responsible authority for environmental protection. It was reported that agreement had been reached on a number of conditions to be applied to the licence, if granted, but there remained a dispute in relation to the hours in which live and recorded music could be played.

Details of the proposed conditions were tabled and the Chairman adjourned the meeting to allow all those present to read through them.

*The hearing was adjourned at 11.15 am and resumed at 11.25 am.*

The Chairman invited the Licensing Officer to present the report.

The Licensing Officer advised that the application was for a three-day event to be held annually, catering for up to 4999 people.

The application had been the subject of 15 written representations that were relevant for consideration as part of the licencing objectives. Other representations had been received that were not relevant to those objectives. Only those representations relevant to the four licensing objectives (prevention of crime and disorder; public safety; prevention of public nuisance and the protection of children from harm) should be taken into consideration by the Sub-Committee in determining the application. However it was noted that the Safety Advisory Group would give consideration to related operational matters should the application be granted (working with the applicant). The Licensing Officer made reference to the consultation process that had facilitated the agreement on conditions with the Applicant.

Following the Licensing Officer's introduction, the Chairman invited the applicant's agent, Mr Mayhew, to make any public submissions in support of the application.

During the course of the presentation the following points were noted:

- The applicant referred to the proposed event as being family friendly;
- That the event management details were at an early stage of planning awaiting the decision on the application;
- That a significant number of conditions had been put forward to provide a framework for the operation of the licence;
- The Noise safety and event management considerations that had been offered;
- The application was for a once a year event and admission would be by ticket only;
- Arrangements to notify residents in advance of the event as a local rather than a national event;
- No police representations had been received;
- The additional conditions that had been agreed with the Environmental Health Officer;



- The reasons for seeking a licence for music up to 11pm on Friday and Saturday;
- Responses to representations received from residents in relation to noise; litter and waste; anti social behaviour; traffic; and the perpetuity nature of the licence.

The Chairman thanked the applicant's agent and invited Ms Govett to make representations on behalf of the Responsible authority for Environmental protection, during which the following points were noted:

- That most of the concerns in their representations had been mediated through discussion with the applicant with the exception of the time limit for the live and recorded music which they had put forward as finishing at 10pm on Friday and Saturday nights for the following reasons:
- To limit the impact of noise nuisance to neighbours across the three days of the festival; and
- Following comparison with other events that applied similar conditions.

The Chairman thanked the responsible authority for their representations and invited public representations.

Mr Bullock, representing the Park Road Reigate Residents' Association, addressed the Sub Committee and the following points were noted:

- Concern regarding the noise across a 3 day festival on residents and potential public nuisance;
- The advice from Environmental Health on the noise code of practice was out of date;
- That the level of acceptable noise from the festival should be 55 decibels at surrounding properties monitored by equipment along the Park's boundary;
- Requesting that a contact number for the event being provided to residents for them to submit complaints;
- The history of previous applications at the park having been refused;
- Clarification of the operation of the Noise Management Plan;
- Lack of clarity about the details of the use of the Priory Park as a public open space and the wider impact on other users of the park;
- Parking issues from the potential number of visitors to the Festival;
- Time limit for music on Friday and Saturday being restricted to 9pm;
- Requesting that a new application be considered each year so that the implications of the event can be reviewed;
- Impact on the park's maintenance with a request for more transparency in the process including a cost benefit analysis; and
- Conflict with the operation of the Priory Park Junior School.

The Chairman thanked Mr Bullock for his representations and invited Mr Mundy to make his representations to the Sub Committee.

Mr Mundy addressed the Sub Committee and the following points were noted:

- That the event, if approved a licence, could conflict with a Beer festival held in Tunnel Road, Reigate which would be at risk of losing its viability if it was competing with the festival in Priory Park; and

- park rental arrangements.

The Chairman thanked everyone for their oral submissions and opened the floor to questions, during the course of which the following points were noted:

- Councillor Mrs Turner enquired if residents could be provided with more notice than the proposed 1 month period and sought a definition of 'immediate vicinity' for who would be advised.

The applicant responded to say that the notice period had been agreed with the Environmental Health Officer and that in practice the event would be publicised well in advance of one month as part of their marketing arrangements. No area had as yet been defined for the immediate vicinity which they were happy to agree with the Environmental Health Officer.

The Sub Committee were advised that the proposed condition related to a leaflet for complaints to be submitted rather than a general notice to residents. It was noted that the latter could form the basis of an additional condition.

- Councillor Allcard sought clarification on whether the licence would permit other stall holders to sell alcohol and what arrangements would be placed for managing litter and waste.  
The applicant responded to say that side stalls would form part of the festival and could sell alcohol which would be managed through the event management plan. It was confirmed that litter and waste would be managed (using lockable containers or screened off areas) and would be recycled where possible. However it was noted that these were not licencing matters to be considered as part of this application.
- Councillor Mrs Turner requested an understanding of the impact on emergency vehicular access if the festival resulted in congested local roads.

The applicant responded to say that access to the site would be kept clear but that other related matters would be for consideration through the Safety Advisory Group and not as licencing matters.

- Councillor Foreman sought clarification on the impact of the different sound levels from the festival.

Ms Guvett indicated that the proposed 65 decibels was what they would expect for an urban outdoor event, but that she did not have immediate access to comparative information.

- Mr Bullock sought further information on the parking implications and to understand the rationale for an annual event.

Mrs Mitchell responded by confirming that other measures were in place to allow for a review of the event which could include powers to issue a closure order if necessary.

Mr Mayhew responded to indicate that the event was a local one and that those attending were expected to walk rather than drive or use public transport.

The Chairman ascertained that everyone had had an opportunity to put questions or seek clarifications and then invited the parties to make closing remarks.

The Environmental Health Officer concluded by reiterating the importance of the 10pm finishing times on Friday and Saturday nights.

Mr Bullock emphasised the issue of noise on local residents and questioned whether it was a suitable venue for such an event.

Mr Mundy concluded by making reference to the process for reviewing licences and the lessons learnt for the future following the event.

The applicant's agent, Mr Mayhew, concluded by saying that:

- the event was once a year;
- that they could not be held to account for other events in the area which were irrelevant to the application;
- that the application was for up to 4999 visitors;
- that they would work with the Priory Park Junior School any issues;
- that fixed noise monitoring mechanisms would be affected by external noise factors and could distort the monitoring arrangements; and
- that the viability of the event was reliant on the music being available to 11pm on Friday and Saturday evenings.

*The Sub Committee adjourned to deliberate at 12.52 pm*

*and resumed at 2.11 pm to give its decision.*

The Licensing and Regulatory Sub Committee **RESOLVED** that the application be **GRANTED subject to the following conditions.**

1. The Premises Licence Holder shall notify the Licensing Authority and the Environmental Protection team of the selected date for any concert or event at least three months in advance of the event.
2. The Premises Licence Holder shall notify residential, local business and schools within the immediate vicinity of the Application Premises, of the selected date for a concert or event at least three months in advance of the event, by display of notices at or in close proximity to the Application Premises. This shall be in addition to any other method of publicity undertaken by the Applicant.
3. The Premises Licence Holder will arrange for a noise survey to be undertaken by a suitably qualified person and suitable measures shall be specified by that person and those measures shall be put in place in order to ensure that the noise levels below will be met:
  - The sound levels from the music at the event will not exceed 65dBA measured as a 15 minute LAeq over any 15 minute period when measured at or close to the boundary of any residential premises to which the organisers are allowed access.
4. Each yearly event shall be subject to a Noise Risk Assessment. The assessment shall be submitted to the Environmental Health Team at least eight weeks in advance of the event.

5. Residents and schools in the immediate vicinity shall be notified one month in advance by means of a suitable leaflet giving the date and times of the concert or event and a telephone number to whom complaints can be referred.
6. An allocated telephone number for complaints will be provided to the Local Authority's Licensing and Environmental Health departments no less than seven days prior to the event. This number will be contactable throughout the duration of the event and be manned by responsible individuals. The list of Responsible named Individuals will be supplied to the Authority's Licensing and Environmental Health departments 7 days in advance of the event.
7. There shall be no live music after 22.00 hours (Friday & Saturday) and no recorded music (including background music) after 22.45 hours.
8. Organisers should produce a Noise Risk Assessment. Organisers need to demonstrate in the assessment that the location of all stages and marquees where music is to be played has been planned so as to minimise the impact on the noise sensitive premises identified. Any measures to mitigate the noise levels from the music sources must also be considered in the Noise Risk Assessment.

Within the noise risk assessment we would expect as a minimum:

- a. A plan of the premises showing the location of the main stage(s) and marquee(s) will be provided.
- b. Identify noise sensitive premises (includes premises used for residential purposes, hospitals, schools and similar, places of worship and any premises used for any other purposes likely to be affected by the music)
- c. Demonstrate in the assessment that the location of all external stages and marquees where music is to be played has been planned so as to minimise the impact on the noise sensitive premises identified.
- d. Consider any measures to mitigate the noise levels from the music sources for example the use of delay or circuit speakers, and compressors or limiters on the sound system. It is also important to set maximum levels for the low frequency levels (bass) as these cause the most disturbances to local residents.

### **Reasons for the decision**

The Licensing & Regulatory Sub Committee has carefully reviewed all the papers before it and has had close regard to all the oral submissions made at the hearing.

The reasons for the decision are as follows:

1. The Sub Committee is satisfied that the applicant has agreed to provide a comprehensive Event Management Plan to the Responsible Authorities.
2. The Responsible Authority for Environmental Health has confirmed that the conditions to be attached to the licence, put forward by the applicant in mediation, overcome its concerns and that it no longer objects to the application.
3. The Sub-Committee has noted the intention of the applicant to work closely with residents to ensure that the event does not cause nuisance.

4. The Sub-Committee has had regard to the Licensing Objectives, Section 182 Licensing Act 2003 statutory guidance and its own Statement of Licensing Policy, in particular Section 8.
5. The applicant has given due regard to the individual merits of this application, s149 Equality Act 2010, Human Rights/ECHR legislation in particular article 8 and article 1 First Protocol and the rules of natural justice.

### **General Observations**

The Sub-Committee requested the applicant to ensure that they engage proactively and positively with Reigate and Banstead Borough Council's Safety Advisory Group.

### **5. MEDIATED APPLICATIONS**

None.

The Meeting closed at 2.21 pm

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**BOROUGH OF REIGATE AND BANSTEAD**  
**LICENSING AND REGULATORY SUB-COMMITTEE**

Minutes of a meeting of the Licensing and Regulatory Sub-Committee held at the New Council Chamber - Town Hall, Reigate on 22 March 2019 at 10.30 am.

Present: Councillors F. Kelly (Chairman), R. C. Newstead and Ms. B. J. Thomson.

Also present: Councillors Mrs. R. S. Turner (Standby).

Before the start of the meeting the Chairman reminded all present that this meeting would be webcast live on the Council's website.

**6. APOLOGIES FOR ABSENCE**

Apologies were received from Councillor A. Lynch who had been listed on the published agenda as the Chairman of the Sub Committee.

It was noted that Councillor F. Kelly had therefore been appointed as a replacement Member of the Sub Committee and had been appointed Chairman.

**7. DECLARATIONS OF INTEREST**

There were no declarations of interest.

**8. HEARING PROCEDURE NOTE**

**RESOLVED** to note the procedure note to be followed at the discretion of the Chairman.

**9. APPLICATION FOR A TEMPORARY EVENT NOTICE FOR SALE OF ALCOHOL AND REGULATED ENTERTAINMENT AT FIVE GABLES, NETHERNE LANE, MERSTHAM, RH1 3AS**

In attendance and speaking at the hearing:

**Premises User**

*Mr Tayo Owen Aderibigbe*

**Responsible Authority**

*Mr Ian Sandwell, Surrey Police*

*Ms Laura Webb, Environmental Health Team Leader*

The Sub Committee was requested to determine an application for a Temporary Event Notice for sale of alcohol, regulated entertainment and late night refreshment at Five Gables, Netherne Lane, Merstham RH1 3AS.

Full details of the Temporary Event Notice and representations received were as set out in the report. The Sub Committee also received an additional paper provided by the Premises User. This provided a screenshot of ticket sales from the pool party held in September 2018 and a draft agreement framework that Mr Aderibigbe had prepared to demonstrate his commitment to respond to the issues identified in the representations (submitted after the publication of the agenda for this meeting).

The Chairman invited the Licensing Officer to present the report.

The Licensing Officer advised that the Temporary Event Notice was for a twelve hour event to be held between 3pm, 25 May and 3am, 26 May 2019 catering for up to 490 people at Five Gables, Netherne Lane, Merstham.

The Council had received representations from the Police and Environmental Protection in relation to the licensing objectives.

It was noted that it was not possible to add conditions to a Temporary Event Notice as there was no licence to which conditions could be added. The options open to the Sub Committee were to allow the notice or reject it by way of a Counter notice.

Following the Licensing Officer's introduction, the Chairman invited Mr Sandwell, Surrey Police to present his objections to the Temporary Event Notice on behalf of Surrey Police, during which the following points were noted.

- A previous event had taken place on 1 September 2018. The Police did not object to that event based on assurances that had been made about the ways in which the licensing objectives would be adhered to.
- Subsequently the Police received a complaint from a resident in the area, a copy of which was provided to the Sub Committee and made reference to:
  - Concern about access to the road;
  - Noise;
  - Parking across resident's drives;
  - Driving across resident's front greens;
  - Finding nitrous oxide canisters litter after the event.
- As a result the Police were not confident that the licensing objectives had been met and were concerned about the proposed event for May 2019 with the potential of residents being subjected to similar issues.
- Although the September event had been listed as a private one the Police had been aware of notices displayed on lampposts advertising the event in the local area together with an advert promoting the event on the website.
- As a result the Police objected on the basis of local resident's complaints and that the assurances provided for the September 2018 event had not been adhered to suggesting that the impact on the local neighbourhood outweighed what would be reasonable in support of the licensing objectives.

The Chairman thanked Mr Sandwell for his presentation and invited Ms Webb, representing Environmental Protection to present the reasons for her objections which included:

- Concern about public nuisance on the ground of noise;
- Previous complaints received about noise levels following the event in September 2018;
- Concern that the proposed marquees to be used for the event would not protect residents from noise levels; and
- That there was no noise plan in place to manage the impact of the event



The Chairman thanked Ms Webb for her presentation and invited Mr Aderibigbe the Premises user to make the case for the Temporary Event Notice application which included:

- The event held in September 2018 had been largely a private occasion but accepted that it was also open to the public;
- The numbers in attendance did not exceed the event limit of 499;
- That a security firm was employed who maintained a check on the number of guests arriving at the event; they conducted searches and maintained a canine presence;
- Recognising that mistakes had been made in September; lessons had been learnt from the process and steps would be taken to prevent them happening again. Mr Aderibigbe referenced the draft tabled document that suggested ways of mitigating against the concerns that had been expressed. This included:
  - Changing the location of the marquee to assist with noise nuisance issues for the neighbourhood;
  - Apply a decibel limit (85) to the level of sound;
  - Seek to prevent a recurrence of the problems experienced by neighbours last year;
  - Welcoming a police presence at the event;
  - keeping noise recordings from the event and to be made available as required;
  - Provide security at the entrance to neighbour's properties and be deployed on the road to manage any possible disturbance;
  - Shuttle buses would be used from Purley Station which had an hourly night service;
  - Parking on site would be free;
  - Barriers or cones would be deployed to discourage parking;
  - Neighbours affected would be offered Hotel accommodation at the organisers expense to mitigate against any disturbance; and
  - a self imposed fine would be introduced if the event did not meet the terms of the proposed conditions.
- Mr Aderibigbe confirmed that he was presenting these options with a view to entering into a positive dialogue in relation to the objections that had been raised.

The Chairman thanked everyone for their oral submissions and opened the floor to questions, during the course of which the following points were noted:

- Should the event proceed a different security company would be employed to patrol the whole event.
- The security company would not have powers to secure roads or parking issues and it was unlikely that the police would have resources to manage the activity;
- The security company would be requested to provide a report on any issues identified at the event;
- No tickets had been sold for the event but 90 people had signed up onto the waiting list;

- Agreement by the Premises User to manage reduced sound levels as part of an agreed noise management plan utilising a consultant to offer advice before and at the event. The plan could also consider changing the location of the marquees to reduce possible noise problems;
- Confirmation that the proposed self imposed fine of £2000 (or higher if necessary) in the event of non compliance with any conditions agreed for the event was affordable to the Premises User;
- That drug paraphernalia (nitrous oxide canisters and balloon skins) were found on the morning after the September event (away from the boundary of event's premises). There was no evidence presented that associated these drugs with the event premises however the police made the point that in their view there was a causal link with the event at the premises. No details were available at the hearing on the quantity found or police reports about drugs associated with the previous event;
- Clarification of the proposed lighting arrangements for the proposed event; Ms Webb also commented that both light and sound management is a technical issue and requirements could only be satisfied with expert reports;
- The name of the shuttle bus company could not be recalled at the hearing, however it was referenced that more publicity would be provided about this facility in an effort to reduce the numbers walking on the approach roads to access the event. British Transport Police would be informed of the shuttle arrangements from Purley station if recommended;
- The Premises user confirmed that he was not operating a company to deliver the event.

The Chairman ascertained that everyone had had an opportunity to put questions or seek clarifications and then invited the parties to make closing remarks.

- The Police concluded by reiterating the complaint that they had received from a resident; that the licensing objectives were potentially being undermined and that they were not confident that the security was sufficient at the event to allow it to proceed.
- The Environmental Health Officer concluded by making reference to public noise nuisance issues such as amplified music/unamplified sounds/vocal sounds, .
- The Premises user confirmed that he had taken on board all of the objections and wanted to move forward to find a solution to these challenges by entering into a 'contract' in the spirit of co-operation and good faith and would hold true to what was committed in writing.

*The Sub Committee adjourned to deliberate at 11.36 pm  
and resumed at 12.29 pm to give its decision.*

The Licensing and Regulatory Sub Committee **RESOLVED** that a Counter Notice be issued for the following reasons:

- Having considered the papers and heard all the representations the Sub Committee had concerns that the licensing objectives:

- The prevention of Crime and Disorder;
- Public Safety; and
- The prevention of public nuisance

could not be sufficiently met if this event was permitted to proceed. There are inadequate measures in place to protect the public and local residents from crime, anti social behaviour and noise nuisance.

**Informative**

The Sub Committee noted the premises user's desire to collaborate and co-operate with the relevant authorities and anticipates that this will continue in the future.

**10. MEDIATED APPLICATIONS**

**RESOLVED**, that the following applications determined through mediation be **NOTED AND APPROVED**:

- (a) Application ref: 18/08341/LAPREM for a new premises licence at Kingswood Golf and Country Club, Sandy Lane, Kingswood, Surrey KT20 6NE
- (b) Application ref: 18/08159/LAPREM for a new premises licence Merstham Football and Social Club Ltd., Weldon Way, Merstham Surrey RH1 3QB
- (c) Application ref: 19/00707/LAPREM for a new premises licence Pistols Kitchen, 18 Walton Street, Walton on the Hill, Surrey KT20 7RT
- (d) Application ref: 19/01272/LAPREM for a new premises licence Pizza project, 2 High Street, Merstham, Redhill Surrey RH1 3EA.

The Meeting closed at 12.33 pm

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