

White Janet

From: Riding Donna
Sent: 23 July 2019 14:11
To: White Janet
Subject: FW: Edgeworth Cricket & Recreation Club

From: [REDACTED]
Sent: 16 July 2019 15:43
To: Riding Donna <donna.riding@blackburn.gov.uk>
Subject: RE: Edgeworth Cricket & Recreation Club

Hi Donna,

Thank you for your reply to my email and for your efforts to reach a satisfactory compromise on the issue of the ECRC licensing agreement.

We do still have concerns however, viz.:

1. The phrase 'that the 01:00 am licence **will not regularly be utilised**' is relatively meaningless, e.g. is one Friday in five and ten Saturdays a year acceptable? The Club wants, understandably, to rent out its room for private functions as frequently as possible which is why it has made the application in the first place. We suspect therefore that the extension will be regularly utilised.
2. If the 'Prevention of Public Nuisance' clauses were to be strictly applied, we would have no problems, but,
 - a) is it reasonable to expect that on warm summer evenings, item 1) will be upheld? ('All doors and windows to be closed when live or recorded music is being played that will be potentially audible outside the premises. Except for access.) and
 - b) with regard to item 5), there has been no indication to date that 'the level of the music (from external speakers) shall be controlled so as not to cause nuisance at surrounding residential premises.'

Finally, can we suggest that, as the ECRC is part of The Barlow estate, it would make sense to license the sale of alcohol up to midnight. This, we understand, would match The Barlow license.

Regards,

[REDACTED]

Sent from [Mail](#) for Windows 10

From: Riding Donna <donna.riding@blackburn.gov.uk>
Sent: Friday, July 5, 2019 3:11:26 PM
To: 'alanwo77@hotmail.com'
Subject: RE: Edgeworth Cricket & Recreation Club

Hi

Further to your objection to the variation of Edgworth Cricket Club, I can confirm that through mediation, the new conditions below have been accepted by the premises. With this information I would like to ask if they address your concerns.

If you would still wish to object a hearing would need to be convened where you would be invited to attend to give evidence to support your objection.

Would you be able to confirm via email your wishes, either to continue with your objection or to withdraw it, Please be aware that if the premises breaches the conditions or causes a public nuisance then there is still always an option to review the licence once all the evidence is gathered and witnessed.

Kind regards

Donna Riding
Principal Licensing Officer
Public Protection Services
White Dove Offices
Davyfield Road Depot
Davyfield Road
BB1 2LX

Licensing Act 2003

Address of Premises:

Edgworth Cricket and Recreation Club, Bolton Road, Edgworth, BI7 0AP

Conditions to be included in the application for the above:

Opening hours to remain the same as detailed in the application, except;

Supply of Alcohol – Friday – Saturday – 11:00 – 01:00

This is following discussions with the management and is based on the understanding that the 01:00 am licence **will not regularly be utilised.**

Prevention of Public Nuisance

- 1) All doors and windows to be closed when live or recorded music is being played that will be potentially audible outside the premises. Except for access.
- 2) The duty manager or somebody appointed for the purpose shall make regular checks to assess noise impact upon surrounding residential premises when live or recorded music is taking place that may have in impact upon the surrounding area. These checks shall be documented.
- 3) The duty manager or somebody appointed for that purpose shall check external areas to monitor potential nuisance being caused by customers outside. These checks shall be documented.
- 4) There shall be clear and legible signage placed at all the exits of the premises requesting that customers leave the premises quietly and with respect for the neighbours (or similar suitable wording).

- 5) External speakers shall not be used after 22:00 and the level of the music shall be controlled so as not to cause nuisance at surrounding residential premises. The noise level shall be monitored by the duty manager or somebody appointed for that purpose.
- 6) There shall be no drinks allowed outside the premises after 23:00. Signage shall be placed in visible locations to advise customers of this rule.
- 7) At the end of the night, in particular after an event or function has taken place, the duty manager and / or people appointed for that purpose shall assist in ensuring that customers from the event disperse in a quick and orderly fashion.

From: [REDACTED]
Sent: 01 July 2019 17:33
To: Licensing Team <LicensingTeam@blackburn.gov.uk>
Subject: Edgeworth Cricket & Recreation Club

Our attention has just been drawn to a notice high on a lampost on Bolton Road, Edgeworth. (This notice had been covered by a second relating to the Ironman UK event in July.)
The notice was to inform residents of the ECRC's application for an extension of licensing hours. Of particular note is the request for hours on Friday and Saturday night to be extended until 2am the following morning. I am a life member of ECRC and fully support what it does for the community, to the point of accepting the current noise level where the Club's music can be heard through double glazing in the rooms at the back of my house until around 11pm. [REDACTED] consider it to be unreasonable for the ECRC to expect us to accept the intrusion until 2am, and must therefore reluctantly register our objection. Furthermore, we would like to express our surprise we were not informed of the proposal by letter.

[REDACTED]

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Bottom section of faint, illegible text, possibly a conclusion or footer.