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Website: [www.havant.gov.uk](http://www.havant.gov.uk)

## LICENSING SUB COMMITTEE AGENDA

**Membership:** Councillor Milne (Chairman)

Councillors Keast and Patrick

**Meeting:** Licensing Sub Committee

**Date:** 18 August 2021

**Time:** 10.00 am

**Venue:** Hollybank Room, Public Service Plaza, Civic Centre Road,  
Havant, Hants PO9 2AX

The business to be transacted is set out below:

Gill Kneller  
Chief Executive

10 August 2021

Contact Officer: Mark Grgeory 023 9244 6232  
Email: [mark.gregory@havant.gov.uk](mailto:mark.gregory@havant.gov.uk)

### Public Attendance

Please note that the Hollybank Room has very limited capacity to safely accommodate members of the public in a Covid secure manner. Please contact the named officer above if you wish to attend in person, otherwise we would encourage attendance virtually via the webcast on the Council's website.

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## **GENERAL INFORMATION**

**IF YOU WOULD LIKE A VERSION OF THIS AGENDA IN LARGE PRINT, BRAILLE, AUDIO OR IN ANOTHER LANGUAGE PLEASE CONTACT DEMOCRATIC SERVICES ON 023 92 446 231**

### **Internet**

This agenda and its accompanying reports can also be found on the Havant Borough Council website: [www.havant.gov.uk](http://www.havant.gov.uk). Would you please note that committee reports are subject to changes and you are recommended to regularly check the website and to contact *Mark Grgeory (tel no: 023 9244 6232)* on the afternoon prior to the meeting for details of any amendments issued.

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### **Who To Contact If You Wish To Know The Outcome Of A Decision**

If you wish to know the outcome of a particular item please contact the Contact Officer (contact details are on page i of the agenda)

**NON EXEMPT**

## **HAVANT BOROUGH COUNCIL**

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**Licensing Sub-Committee**

**Licensing Act 2003, New Premises Application, Royal Car Park and Beachland Open Space, Seafront, Hayling Island.**

**FOR DECISION BY THE LICENSING SUB-COMMITTEE**

**Portfolio: N/A**

**Head of Service (Neighbourhood Support): Mrs N Meagher**

**Key Decision: No**

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### **1.0 Purpose of Report**

- This report is submitted to the Licensing Sub-Committee to consider an application for a premises licence made by Havant Borough Council for Royal Car Park and Beachland Open Space, Seafront, Hayling Island under the Licensing Act 2003.

### **2.0 Recommendation**

- The Licensing Sub-Committee is requested to determine the application for a new premises licence following receipt of relevant representations.
- In making determination the Licensing Sub-Committee must, having regard to the application and relevant representations, take such steps as it considers appropriate for the promotion of the licensing objectives. The steps the Authority can take are:
  - grant the application as applied for;
  - modify the conditions of the licence by altering, omitting, or adding to them;
  - exclude any licensable activity from the scope of the licence to which the application relates;
  - refuse to specify a person as a designated premises supervisor;
  - reject the application.
- The Licensing Sub-Committee must have regard to:
  - Licensing Act 2003
  - Guidance issued under section 182 of the Licensing Act 2003
  - Havant Borough Council's Statement of Licensing Policy

### 3.0 Executive Summary

- Background

Havant Borough Council, via the Community Team, are applying for a premises licence for Council approved events at the Royal Car Park and Beachland Open Space, Seafront, Hayling Island, Historically event organizers used the Council licence at West Beachlands Car Park and Open Space once agreed by the Community Team/Safety Advisory Group however this area has been eroded and no longer viable to use, therefore this licence has been cancelled. The main use of the licence was for the Armada Kite Surfing Festival.

As this licence is being applied for events only, it has been applied without a nominated Designated Premises Supervisor (DPS) and any event organizer would nominate a personal licence holder to hold this position for their event.

Originally the application was for an indefinite licence, however during consultation this has been amended and now the application is for one event only to take place over 3 days in September 2021 to include Fri/Sat/Sun. The proposed event to use the licence is Armada Kite Surfing Festival, 10<sup>th</sup>-12<sup>th</sup> September 2021. (This amendment can be found at Appendix A)

The proposed premises is situated at Royal Car Park and Beachland Open Space, Seafront, Hayling Island (site plan attached at Appendix B i and B ii and, for assistance, a map is attached at Appendix B iii).

- Premises Licence Application

The application detailed the following times for opening hours and off-sales of alcohol:

Live and recorded music – outdoors (stage) - Friday/Saturday 1000 – 2200 hours and Sunday 1000 – 1700 hours

Live and recorded music – indoors (marquee) Friday/Saturday 1000 – 0100 hours and Sunday 1000 – 1700 hours

Entertainment similar to live and recorded music or dance – Friday/Saturday 1000 – 0100 hours and Sunday 1000 – 1700 hours, use of stage and marquee for activities such as karaoke or silent disco.

Sale of alcohol for consumption on the premises – Friday/Saturday 1100 – 0030 hours and Sunday 1100 – 1630 hours

The application was originally submitted on 24<sup>th</sup> June 2021 with a consultation end date of 22<sup>nd</sup> July 2021. However due to a mis-timing with advertising the application in the local newspaper, the 28-day consultation was re-started on 5<sup>th</sup> July 2021 with a closing date for representations of 1<sup>st</sup> August 2021. This was communicated to the Responsible Authorities and the blue site notices were amended.

A copy of the application is attached at Appendix C

- Mandatory Conditions and Operating Schedule

Every licensed premises must comply with mandatory conditions set by the Government which form part of the licence; these are attached at Appendix D.

The applicant has described, in the operating schedule, the steps they intend to take to promote the four licensing objectives; prevention of crime and disorder, public safety, prevention of public nuisance and protection of children from harm as detailed below. The operating schedule forms part of the licence conditions:

General:

All events will require the written permission of the Council.

Event organisers will be asked to provide information to the Council's Safety Advisory Group in the interests of Public Safety, where it is deemed necessary by the Council.

The approved information for the events after a Safety Advisory Group meeting will be given to the police licensing and local authority licensing departments and will become part of the licensing conditions for the event.

Times of the event's licensable activities to be agreed within the scope of the premises licence.

Prevention of Crime and Disorder:

The Event organisers shall ensure that all members of staff are informed of the objectives of the Licensing Act 2003 and the statutory requirements in order to ensure compliance with all relevant provisions of the Act.

The Event organisers must ensure that all staff selling alcohol have received adequate training to a recognised national standard on the law with regard to age restricted sales and that this has been properly documented and training records kept as a hard or digital copy for a period of 6 months after the event. These records must be made available to the Police and Licensing Authority on request. The trained persons contact details must be included in these records.

No one shall take part in the retail sale or the supply of alcohol prior to being trained.

A challenge 25 policy shall be in place at the event. Any person appearing to those engaged in selling or supplying alcohol to be under the age of 25 and who is attempting to buy alcohol will be required to produce satisfactory photographic

identification as proof of age. Acceptable ID shall be a Valid Passport with hologram; Valid UK Photo card Driving Licence.

Challenge 25 Signage advising customers of the Policy shall be in place at each bar.

A refusals log shall be in operation at each bar. The refusals log shall be maintained throughout the event and be made available to Police or the Licensing Authority on request.

No supply of alcohol shall take place at any bar unless a Personal Licence Holder is present.

All Personal Licence Holders shall be made aware of the licence conditions. This shall be documented and a copy of the conditions shall be made available at each bar. Police and the Licensing authority shall have access to this documentation when requested and these records kept as a hard or digital copy for 2 years after the event.

No glass shall be dispensed to members of the public. All alcohol products shall be sold in plastic bottles, served in polycarbonate or plastic drinking vessels. Any alcohol in a glass container shall be decanted into a plastic container prior to supply to customers.

Any off sales will be in sealed containers.

No shots or shooters shall be available for purchase at the event. Any spirits shall be sold with a mixer.

Any person under the age of 18 attempting to purchase alcohol or any adult attempting to purchase alcohol for someone under 18 shall be asked to leave the event after event organisers have considered that it is safe for them leave the site.

A minimum of one SIA (Security Industry Authority) accredited person shall be present at each bar at all times that alcohol is being sold or supplied Any person deemed unfit due to drink or drugs at the event shall be asked to leave the event after organisers have considered that it is safe for them to leave the site.

The sale or supply of alcohol shall only be from the fixed bars as shown on the plans with this licence.

No alcoholic drink shall be priced below £1.50.

A sign shall be placed at each bar encouraging persons to drink responsibly and to be aware that it is an offence to be drunk in charge of a child.

#### Promotion of Public Safety:

Any person employed by the Event organisers carrying out security activities shall wear a fluorescent/reflective tabard/jacket clearly marked with their role on the back.

Every entry/exit point to the venue shall be manned by an appropriately accredited SIA person.

The DPS or person authorised by DPS shall ensure that bag searches are carried out as customers enter the event.

The DPS or person authorised by DPS shall ensure that any person appearing to be under the influence of alcohol or illegal drugs shall be refused entry.

Customers shall not be permitted to bring their own alcohol onto the site, with the exception of designated camping areas.

The DPS or person authorized by DPS shall ensure that customers do not bring Glass bottles into any bar area on site.

The DPS or person authorized by DPS shall ensure that customers are allowed to bring their own bottles of water so long as they are sealed and unopened.

Upon request by a responsible authority the holder of the premises licence or an agent on behalf of and under the authority of the licence holder shall provide precise information regarding the number of people present on the site at the given time during which licensable activities are taking place.

#### Prevention of Public Nuisance:

The following measure will be in place to limit the impact of the event on the local area:

Event site PA distanced from residential properties.

PA systems all facing out to sea to reduce noise disturbance.

Outside main stage to close at 2000 hours latest on Friday and Saturday with all subsequent amplified music within festival marquee.

Event finish time will be in accordance with published timings and as agreed with the venue.

Waste management and continual litter picking will take place during each event day; all waste associated with the event will be removed immediately after the event with a final sweep carried out the following morning post event.

Protection of Children from Harm:

Unaccompanied under 18s to be off site at 2200 hours.

All misplaced children will be cared for in the 'Medical Tent' by DBS (Disclosure and Barring Service) checked stewards. This area will have strict access limitations. Name of DBS checked staff made available to Hampshire Constabulary on request.

Premises licence holder shall ensure that the medical welfare unit includes staff who are trained and/or have experience of dealing with emergencies and issues that relate to children and young people.

Guardians/parents will be required to complete a 'Lost Child' document prior to re-uniting.

Proof of age provisions will be in place at all public bars; all bar staff will be briefed on age restriction policies.

All stewards to be fully briefed on the measures in place to protect children/vulnerable adults from harm.

All members of staff will be made aware of the Lost and Found Child Procedure, set out in a separate document and appended to the Event Management and Safety Plan.

No adult shall be permitted to work alone with any children.

Premises licence holder shall ensure that any reports of neglect or abuse of children on the site are treated seriously and the proper authorities notified.

- Responsible Authorities

The Responsible Authorities were consulted on the application with the following responses:

Home Office: No response

Environmental Health (Commercial): No response

Primary Care Trust: No response

HCC Social Services: No response

HCC Trading Standards: No response

Hampshire Fire & Rescue: No representation

Licensing: No representation

Planning: No representation

Environmental Health (Environment): Representation received

Police: Hampshire Constabulary requested conditions to be added to the premises licence, if granted, as detailed below. Hampshire Constabulary stated they have no objection to the licence provided the conditions were added. These were agreed with the applicant during the consultation period.



## Conditions

During the consultation period, Police proposed the following conditions and were agreed by the applicant:

The event is time limited for 1 x event per calendar year which is no longer than a 3-day weekend, that being the Kite Surfing Armada. (Please note the application has been amended further by the applicant and is for one event only to take place over 3 days in September 2021 to include Fri/Sat/Sun. The proposed event to use the licence is Armada Kite Surfing Festival, 10th-12th September 2021, as attached at Appendix A)

### SECURITY

1. Unless there is written agreement with Hampshire Police, the site shall be secured by Heras fencing or similar to prevent illegal access.
2. Unless there is written agreement with Hampshire Police, the security plan shall include a minimum requirement for all attending members of the public to be subject to the searching of outer garments and bags. For events deemed to present a higher risk by the Police, the following entry checks shall also be included: drug detecting dog sniff checking (drugs) and metal wand scanning (weapons / knives).
3. Unless there is written agreement with Hampshire Police, the security plan will include the requirement of roaming security roles aside from static positions.
4. Unless there is written agreement with Hampshire Police, all security staff shall be provided with ID to identifying them as staff working at the event.
5. Unless there is written agreement with Hampshire Police, the security plan will distinguish between roles of SIA staff and security marshals.
6. Unless there is written agreement with Hampshire Police, the security plan will ensure appropriate levels of staffing for the maximum attendance for each event.
7. Unless there is written agreement with Hampshire Police, the security plan shall have the resilience for security staff to respond in numbers to emergencies on site.
8. Unless there is written agreement with Hampshire Police, Body Worn Video shall be used by security staff at bars, entry points and within the dedicated response team.
9. Unless there is written agreement with Hampshire Police, ejections should be recorded on BWV.
10. Unless there is written agreement with Hampshire Police, Body Worn Video footage shall be retained for 28 days and made available to Police upon request.
11. Unless there is written agreement with Hampshire Police, the licence holder shall maintain a register of each person employed in a security role and shall provide to the Police upon request full details of the security staff member and their duty times at the event.
12. Unless there is written agreement with Hampshire Police, Security staff shall wear fluorescent / reflective jackets / tabards with 'security' marked on the rear.
13. Unless there is written agreement with Hampshire Police, Security staff shall ensure that no alcohol is taken from the site when members of the public are leaving.

## CHILDREN / VULNERABLE ADULTS

1. Unless there is written agreement with Hampshire Police, persons under the age of 16 must be in the direct company and supervision of a responsible adult aged 18 or over.
2. Unless there is written agreement with Hampshire Police, there shall be an area within the festival site dedicated to dealing with child welfare and vulnerable adults. Staff performing roles within this area shall be CRB checked or have a similar legal check performed.
3. Unless there is written agreement with Hampshire Police, staff working within the child welfare area shall work in a minimum of 'two's' when dealing with persons under 18.
4. Children should always be supervised within the child welfare area.
5. Unless there is written agreement with Hampshire Police, staff working within the child welfare area shall have access to a radio to make contact with event management.

## POLICIES / GENERAL

1. The Premises Licence Holder shall submit an Event Management Plan (EMP) and an appropriate site plan to the Police at least 30 days in advance of the event. Any amended version / final version of the Event Management Plan must be submitted to the Police at least 15 days prior to the event.

2. This will include but not be limited to:

- Event Management Structure, roles and responsibilities
- Alcohol Management Plan
- Traffic Management Plan Security & Steward Management Plan
- Major Incident and Emergency Plan
- Medical Provision Plan
- Evacuation Plan
- Counter Terrorism Plan
- Zero Tolerance Drugs Policy
- Search Policy
- Use of Glass Policy
- Ejections Policy
- Safeguarding Policy
- Welfare Policy
- Lost Child Policy
- Vulnerable Adults Policy

3. All measures listed within the final 'Event Management Plan' shall become conditions of the Premises Licence. A failure to comply with the Event Management Plan shall be a breach of the Premises Licence.

4. The premises licence shall only be in use for a maximum of 1 event per calendar year, with the event lasting up to a 3-day weekend. (Please note the application has been amended further by the applicant and is for one event only to take place over 3 days in September 2021 to include Fri/Sat/Sun. The proposed

event to use the licence is Armada Kite Surfing Festival, 10th-12th September 2021, as attached at Appendix A)

These are attached as Appendix E.

A Representation has been received from the Responsible Authority Environmental Health (Environmental Protection).

The concerns the Environmental Protection Team, have with the application, are the following:

The close proximity to residential dwellings, reviewing the location, properties are separated by 150 metres between the proposed stage. The events that have been operated in locality before, however there has been a greater separation between the event and residential dwellings.

The proposed hours, where live or recorded music currently go on until (01:00hrs on Saturday and Sunday) mornings is too late.

Concern about the direct control the applicant has over the event and the control they will have to directly ensure all measures required are implemented.

Foresee public nuisance occurring because of the time the music is currently proposed to play until, coupled with the proximity of the dwellings. The problems will be exacerbated when live music occurs at the site, as live music contains greater low frequency sound energy, (especially in the 63Hz and 125 Hz range), which has a propensity to propagate through structures and still be noticeable inside dwellings.

Given the issue, request that the following changes to the hours of the licence and conditions be applied to proposed premises licence: (Please note the representation doesn't provide suggested hours however the Environmental Health officer may choose to include this when presenting his submissions)

- 1) A written noise management plan shall be submitted (at least 14 days before the event) to the Environmental Protection Team for approval. The plan shall include the following details:
  - a) Written confirmation on how any noise complaints received before, during and after the event will be handled by the applicant.
  - b) Communication plan for local residents, which will include a telephone number to be used to make complaints during the event.
  - c) A written logbook will be used, to record complaints received, and corrective actions taken the licence holder.
  - d) Location plan of Noise monitoring location(s), taking account of noise sensitive premises
  - e) The Music Noise level (MNL) shall not exceed 75dB LAeq, 15min, when measured 1 metre from the façade of any noise sensitive premises

2) A sound test shall be carried out before each event (to show the compliance with the management plan, noise limits. The applicant must notify Environmental Protection, 7 days beforehand, to allow attendance during the sound test.

3) The conclusions and corrective actions (if any) of the sound test must be submitted, in writing, to Environmental Protection Team within 12 hours of the completion of the event.

This is attached as Appendix F.

- **Representations**

11 members of the public raised objections to the application. These all include concerns regarding noise nuisance which relates to the Public Nuisance objective.

Some referred to anti-social/disorder concerns which fall under the Crime and Disorder objective.

Some references were also made about concerns regarding litter/toilets/proximity to shoreline which relates to Public Safety objective and one comment regarding risk to children due to late hours, relating to Protection of Children from Harm.

These are attached as Appendix G

Where relevant, representees were made aware of any mitigation already provided either within the operating schedule or agreed conditions or referred to in the draft of the event statement and management plan. They were also advised that the revised licence application is for one event for 3 days in September 2021 for the Kite Surfing Armada (10th – 12th) only.

- **Cumulative Impact Policy**

Some relevant representations received refer to other licensed premises already in the vicinity. Havant Borough Council does not have a cumulative impact policy therefore any comments regarding the number of licensed premises in an area is not a matter for a licensing authority to take into consideration.

#### **4.0 Additional Budgetary Implications**

- N/A

#### **5.0 Background and relationship to the Corporate Strategy and Directorate Business Plan/s**

- N/A

## **6.0 Options considered and reasons for the recommendation**

- Section 18(3) of the Licensing Act 2003 states that where relevant representations are made, the authority must hold a hearing to consider them and take steps as it considers appropriate for the promotion of the Licensing Objectives.
- Section 18(4) of the Licensing Act 2003 specifies the steps an Authority may consider.
- The Committee is obliged to determine this application with a view to promoting the 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 deliberations, the Committee is obliged to have regard to the Councils own Licensing Policy and National Guidance. The Committee must also have regard to the representations that have been made balanced against the conditions offered by the applicant and the evidence that it hears.

The Committee must take one of the following steps, as it considers necessary for the promotion of the licensing objectives:

- (a) grant the application
- (b) modify the conditions of the licence by altering, omitting or adding to them
- (c) exclude any licensable activity from the scope of the licence to which the application relates;
- (d) refuse to specify a person in the licence as the premises supervisor
- (e) reject the application.

The Committee should note that it cannot modify the conditions or reject the whole or part of the application merely because it considers it desirable to do so, it must be because it is appropriate for the promotion of the licensing objectives.

## **7.0 Resource Implications**

- Financial Implications – None
- Human Resources Implications – None
- Information Governance Implications – N/A
- Other Resource Implication (if appropriate) – N/A

## **8.0 Legal Implications**

- This is an application for a premises license under section 17 of the 2003 Act and must be determined in accordance with section 18 of that Act.

## **9.0 Risks**

- N/A

## 10.0 Consultation

- This premises licence application has been consulted on with all responsible authorities and the public under the requirements of the Licensing Act 2003.

## 11.0 Communication

- The application was advertised on Havant Borough Council's website, 6 public notices displayed along the site boundary (updated accordingly) and in the Hampshire Independent newspaper on 9<sup>th</sup> July 2021.
- All interested parties will be sent a notice of decision following the hearing.

## 12.0 Appendices: (include short summary of each appendix)

Appendix A – Confirmation that licence now applied for a one event only for 3 days in September 2021 to include Fri/Sat/Sun.

Appendix B – Site plans

Appendix C – Application form

Appendix D – Mandatory conditions

Appendix E – Police conditions and confirmation of acceptance

Appendix F – Environmental Protection representation

Appendix G – Member of public representations

## 13.0 Background Papers

N/A

Agreed and signed off by:

Legal: Surinder Atkar: 5<sup>th</sup> August 2021

Head of Neighbourhood Support: Natalie Meagher: 6<sup>th</sup> August 2021

**Contact Officer:** Miss H Smith  
**Job Title:** Licensing Officer  
**Telephone:** 023 9244 6653  
**E-Mail:** hilary.smith@havant.gov.uk  
**Date:** 5<sup>th</sup> August 2021

## APPENDIX A

**From:** Conyard, Nicki <[REDACTED]>  
**Sent:** 21 July 2021 10:36  
**To:** Smith, Hilary <[REDACTED]>  
**Cc:** Pontin, Kate <[REDACTED]>  
**Subject:** Re: Royal car park etc

Hi Hilary

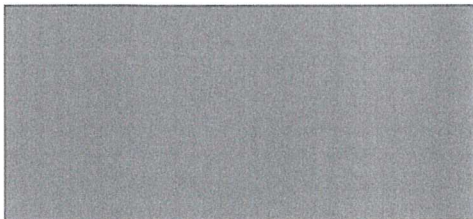
Many thanks for this.

My request is that the licence is for one event only for 3 days in September 2021 to include Fri/Sat/Sun.

Regards  
Nicki

Nicki Conyard  
Leisure Manager  
Havant Borough Council  
Public Service Plaza  
Havant  
PO9 2AX

Tel: [REDACTED] all calls are currently diverted to my mobile  
**Please note my working days are Mon/Tues/Wednesday with effect from January 2021**



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DATE OF ISSUE	04.05.2021	CREATED BY	04.05.2021	SCALE	1:500	REVISION	R03





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\* required information

**Section 1 of 21**

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

System reference

Not Currently In Use

This is the unique reference for this application generated by the system.

Your reference

Royal Car park and open Space

You can put what you want here to help you track applications if you make lots of them. It is passed to the authority.

Are you an agent acting on behalf of the applicant?

Yes  No

Put "no" if you are applying on your own behalf or on behalf of a business you own or work for.

**Applicant Details**

\* First name

Havant Borough Council

\* Family name

Havant Borough Council

\* E-mail

nicki.conyard@havant.gov.uk

Main telephone number

023 9244 6019

Include country code.

Other telephone number

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

Are you:

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

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

**Applicant Business**

Is your business registered in the UK with Companies House?

Yes  No

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

Is your business registered outside the UK?

Yes  No

Business name

Havant Borough Council

If your business is registered, use its registered name.

VAT number

GB

108381480

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

Legal status

Public Body

*Continued from previous page...*

Your position in the business

Home country

The country where the headquarters of your business is located.

**Business Address**

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

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

**Section 2 of 21**

**PREMISES DETAILS**

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

**Premises Address**

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

- Address     OS map reference     Description

**Address Description**

The Car park and environs referred to as "The Royal" adjacent to Beachlands Amusements - Hayling Island Beach and limited area of the beach.

**Further Details**

Telephone number

Non-domestic rateable value of premises (£)

**Section 3 of 21****APPLICATION DETAILS**

In what capacity are you applying for the premises licence?

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

**Confirm The Following**

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

**Section 4 of 21****NON INDIVIDUAL APPLICANTS**

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

**Non Individual Applicant's Name**

Name

Havant Borough Council

**Details**

Registered number (where applicable)

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

Continued from previous page...

Local Authority

**Address**

Building number or name	Havant Borough Council
Street	Civic Centre Road
District	
City or town	Havant
County or administrative area	Hampshire
Postcode	PO9 2AX
Country	United Kingdom

**Contact Details**

E-mail	nicki.conyard@havant.gov.uk
Telephone number	
Other telephone number	
* Date of birth	01 / 06 / 1962 dd mm yyyy
* Nationality	British

Documents that demonstrate entitlement to work in the UK

Add another applicant

**Section 5 of 21**

**OPERATING SCHEDULE**

When do you want the premises licence to start?	10 / 09 / 2021 dd mm yyyy
---	------------------------------

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

Provide a general description of the premises

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

Beachfront festival site comprising small open air stage, exhibitor marquee and festival marquee. Associated catering outlets and bars. Welfare facilities and ancillary site assets such as entrance marquee and open air seating. Direct route onto beach with access to the sea for participatory elements. Maximum site capacity 4,999.



**Continued from previous page...**

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

**Section 6 of 21**

**PROVISION OF PLAYS**

See guidance on regulated entertainment

Will you be providing plays?

Yes  No

**Section 7 of 21**

**PROVISION OF FILMS**

See guidance on regulated entertainment

Will you be providing films?

Yes  No

**Section 8 of 21**

**PROVISION OF INDOOR SPORTING EVENTS**

See guidance on regulated entertainment

Will you be providing indoor sporting events?

Yes  No

**Section 9 of 21**

**PROVISION OF BOXING OR WRESTLING ENTERTAINMENTS**

See guidance on regulated entertainment

Will you be providing boxing or wrestling entertainments?

Yes  No

**Section 10 of 21**

**PROVISION OF LIVE MUSIC**

See guidance on regulated entertainment

Will you be providing live music?

Yes  No

**Standard Days And Timings**

MONDAY

Start

End

Start

End

TUESDAY

Start

End

Start

End

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

Continued from previous page...

WEDNESDAY

Start

End

Start

End

THURSDAY

Start

End

Start

End

FRIDAY

Start

End

Start

End

SATURDAY

Start

End

Start

End

SUNDAY

Start

End

Start

End

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

Indoors

Outdoors

Both

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

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

Amplified Live Music to take place on the main stage in the festival site from 1100hrs until 2200hrs on the Friday and Saturday and 1100hrs until 1700hrs on the Sunday. Festival Marquee to house contingency for live music Friday and Saturday 1100hrs until 0100hrs and Sunday 1100hrs until 1700hrs. Sound checks to take place not earlier than 60mins before site opening.

State any seasonal variations for the performance of live music

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

n/a

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

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

n/a

Continued from previous page...

**Section 11 of 21**

**PROVISION OF RECORDED MUSIC**

See guidance on regulated entertainment

Will you be providing recorded music?

Yes  No

**Standard Days And Timings**

MONDAY

Start

End

Start

End

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

TUESDAY

Start

End

Start

End

WEDNESDAY

Start

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Start

End

THURSDAY

Start

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Start

End

FRIDAY

Start

End

Start

End

SATURDAY

Start

End

Start

End

SUNDAY

Start

End

Start

End

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

Indoors  Outdoors  Both

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

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

Amplified Recorded Music to take place on the main stage in the festival site from 1100hrs until 2200hrs on the Friday and Saturday and 1100hrs until 1700hrs on the Sunday. Festival Marquee to house for amplified Recorded Music, Friday and Saturday 1100hrs until 0100hrs and Sunday 1100hrs until 1700hrs. Sound checks to take place not earlier than 60mins

**Continued from previous page...**

before site opening.

State any seasonal variations for playing recorded music

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

n/a

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

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

n/a

**Section 12 of 21**

**PROVISION OF PERFORMANCES OF DANCE**

See guidance on regulated entertainment

Will you be providing performances of dance?

Yes

No

**Section 13 of 21**

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

See guidance on regulated entertainment

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

Yes

No

**Standard Days And Timings**

MONDAY

Start

End

Start

End

TUESDAY

Start

End

Start

End

WEDNESDAY

Start

End

Start

End

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

Continued from previous page...

THURSDAY

Start

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Start

End

FRIDAY

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SATURDAY

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SUNDAY

Start

End

Start

End

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

Use of main stage or festival marquee for karaoke or silent disco style elements throughout opening times.

Will this entertainment take place indoors or outdoors or both?

Indoors

Outdoors

Both

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

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

Use of main stage or festival marquee stage to house additional elements of the artistic package such as (but not limited to) karaoke or silent disco.

State any seasonal variations for entertainment

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

n/a

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

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

n/a

Continued from previous page...

Section 14 of 21

LATE NIGHT REFRESHMENT

Will you be providing late night refreshment?

Yes

No

Standard Days And Timings

MONDAY

Start

End

Start

End

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

TUESDAY

Start

End

Start

End

WEDNESDAY

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THURSDAY

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FRIDAY

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SATURDAY

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SUNDAY

Start

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Start

End

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

Indoors

Outdoors

Both

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

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

**Continued from previous page...**

Late night catering for festival attendees both inside the festival marquee and on the main festival site.

State any seasonal variations

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

n/a

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

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

n/a

**Section 15 of 21**

**SUPPLY OF ALCOHOL**

Will you be selling or supplying alcohol?

Yes

No

**Standard Days And Timings**

MONDAY

Start

End

Start

End

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

TUESDAY

Start

End

Start

End

WEDNESDAY

Start

End

Start

End

THURSDAY

Start

End

Start

End

Continued from previous page...

FRIDAY

Start  End

Start  End

SATURDAY

Start  End

Start  End

SUNDAY

Start  End

Start  End

Will the sale of alcohol be for consumption:

On the premises     Off the premises     Both

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

State any seasonal variations

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

n/a

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

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

n/a

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

**Name**

First name

Family name

Date of birth  /  /   
dd      mm      yyyy



*Continued from previous page...*

**Enter the contact's address**

Building number or name	<input type="text"/>
Street	<input type="text"/>
District	<input type="text"/>
City or town	<input type="text"/>
County or administrative area	<input type="text"/>
Postcode	<input type="text"/>
Country	<input type="text" value="United Kingdom"/>
Personal Licence number (if known)	<input type="text"/>
Issuing licensing authority (if known)	<input type="text" value="Havant Borough Council"/>

**PROPOSED DESIGNATED PREMISES SUPERVISOR CONSENT**

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

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

Reference number for consent form (if known)

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

**Section 16 of 21**

**ADULT ENTERTAINMENT**

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

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

**Section 17 of 21**

**HOURS PREMISES ARE OPEN TO THE PUBLIC**

**Standard Days And Timings**

MONDAY

Start

End

Start

End

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

Continued from previous page...

TUESDAY

Start

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WEDNESDAY

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THURSDAY

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FRIDAY

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End

SATURDAY

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End

SUNDAY

Start

End

Start

End

State any seasonal variations

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

n/a

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

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

n/a

**Section 18 of 21**

**LICENSING OBJECTIVES**

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

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

***Continued from previous page...***

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

All events will require the written permission of the Council

Event organisers will be asked to provide information to the Council's Safety Advisory Group in the interests of Public Safety, where it is deemed necessary by the Council. The approved information for the events after a Safety Advisory Group meeting will be given to the police licensing and local authority licensing departments and will become part of the licensing conditions for the event. Times of the event's licensable activities to be agreed within the scope of the premises licence.

**b) The prevention of crime and disorder**

The Event organisers shall ensure that all members of staff are informed of the objectives of the Licensing Act 2003 and the statutory requirements in order to ensure compliance with all relevant provisions of the Act.

The Event organisers must ensure that all staff selling alcohol have received adequate training to a recognised national standard on the law with regard to age restricted sales and that this has been properly documented and training records kept as a hard or digital copy for a period of 6 months after the event. These records must be made available to the Police and Licensing Authority on request. The trained persons contact details must be included in these records.

No one shall take part in the retail sale or the supply of alcohol prior to being trained.

A challenge 25 policy shall be in place at the event. Any person appearing to those engaged in selling or supplying alcohol to be under the age of 25 and who is attempting to buy alcohol will be required to produce satisfactory photographic identification as proof of age. Acceptable ID shall be a Valid Passport with hologram; Valid UK Photo card Driving Licence.

Challenge 25 Signage advising customers of the Policy shall be in place at each bar.

A refusals log shall be in operation at each bar. The refusals log shall be maintained throughout the event and be made available to Police or the Licensing Authority on request.

No supply of alcohol shall take place at any bar unless a Personal Licence Holder is present.

All Personal Licence Holders shall be made aware of the licence conditions. This shall be documented and a copy of the conditions shall be made available at each bar. Police and the Licensing authority shall have access to this documentation when requested and these records kept as a hard or digital copy for 2 years after the event.

No glass shall be dispensed to members of the public. All alcohol products shall be sold in plastic bottles, served in polycarbonate or plastic drinking vessels. Any alcohol in a glass container shall be decanted into a plastic container prior to supply to customers.

Any off sales will be in sealed containers.

No shots or shooters shall be available for purchase at the event. Any spirits shall be sold with a mixer.

Any person under the age of 18 attempting to purchase alcohol or any adult attempting to purchase alcohol for someone under 18 shall be asked to leave the event after event organisers have considered that it is safe for them leave the site.

A minimum of one SIA accredited person shall be present at each bar at all times that alcohol is being sold or supplied Any person deemed unfit due to drink or drugs at the event shall be asked to leave the event after organisers have considered that it is safe for them to leave the site.

The sale or supply of alcohol shall only be from the fixed bars as shown on the plans with this licence.

No alcoholic drink shall be priced below £1.50.

*Continued from previous page...*

A sign shall be placed at each bar encouraging persons to drink responsibly and to be aware that it is an offence to be drunk in charge of a child.

c) Public safety

Any person employed by the Event organisers carrying out security activities shall wear a fluorescent/reflective tabard/jacket clearly marked with their role on the back.

Every entry/exit point to the venue shall be manned by an appropriately accredited SIA person.

The DPS or person authorised by DPS shall ensure that bag searches are carried out as customers enter the event.

The DPS or person authorised by DPS shall ensure that any person appearing to be under the influence of alcohol or illegal drugs shall be refused entry.

Customers shall not be permitted to bring their own alcohol onto the site. With the exception of designated camping areas.

The DPS or person authorized by DPS shall ensure that customers do not bring Glass bottles in to any bar area on site.

The DPS or person authorized by DPS shall ensure that customers are allowed to bring their own bottles of water so long as they are sealed and unopened.

Upon request by a responsible authority the holder of the premises licence or an agent on behalf of and under the authority of the licence holder shall provide precise information regarding the number of people present on the site at the given time during which licensable activities are taking place.

d) The prevention of public nuisance

The following measures will be in place to limit the impact of the event on the local area:

Event site PA distanced from residential properties

PA systems all facing out to sea to reduce noise disturbance

Outside Main stage to close at 2200hrs latest on Friday and Saturday with all subsequent amplified music within festival marquee.

Event finish time will be in accordance with published timings and as agreed with the venue.

Waste Management and continual litter picking will take place during each event day; all waste associated with the event will be removed immediately after the event with a final sweep carried out the following morning post event.

e) The protection of children from harm

Unaccompanied under 18's to be off site at 22:00.

All misplaced children will be cared for in the " Medical Tent" by DBS checked stewards. This area will have strict access limitations. Name of DBS checked staff made available to Hampshire Constabulary on request.

Premises licence holder shall ensure that the medical welfare unit includes staff who are trained and/or have experience of dealing with emergencies and issues that relate to children and young people.

Guardians/Parents will be required to complete a "Lost Child" document prior to re-uniting

Proof of age provisions will be in place at all public bars; all bar staff will be briefed on age restriction policies.

All stewards to be fully briefed on the measures in place to protect children/vulnerable adults from harm.

All members of staff will be made aware of the Lost and Found Child Procedure, set out in a separate document and appended to the Event Management & Safety Plan.

No adult shall be permitted to work alone with any children.

Premises licence holder shall ensure that any reports of neglect or abuse of children on the site are treated seriously and the proper authorities notified.

Continued from previous page...

## Section 19 of 21

### NOTES ON DEMONSTRATING ENTITLEMENT TO WORK IN THE UK

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

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

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

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

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

#### Documents which demonstrate entitlement to work in the UK

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

**Continued from previous page...**

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

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

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

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

**Continued from previous page...**

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

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

**Home Office online right to work checking service**

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

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

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

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

**Section 20 of 21**

**NOTES ON REGULATED ENTERTAINMENT**

**Continued from previous page...**

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

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



**Continued from previous page...**

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

**Section 21 of 21**

**PAYMENT DETAILS**

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

The fee is calculated on the Rateable Value of the premises as follows:

Rateable Value £0 - £4300 - £100

Rateable Value £4301 - 33,000 - £190

Rateable Value £33001 - 87,000 - £315

Rateable Value £87001 - 125,000 - £450

Rateable Value £12500+ - £635

\* Fee amount (£)

70.00

**ATTACHMENTS**

**AUTHORITY POSTAL ADDRESS**

**Address**

Building number or name

Street

District

City or town

County or administrative area

Postcode

Country

United Kingdom

**DECLARATION**

[Applicable to individual applicants only, including those in a partnership which is not a limited liability partnership] I understand I am not entitled to be issued with a licence if I do not have the entitlement to live and work in the UK (or if I am subject to a condition preventing me from doing work relating to the carrying on of a licensable activity) and that my licence will become invalid if I cease to be entitled to live and work in the UK (please read guidance note 15).

**Continued from previous page...**

The DPS named in this application form is entitled to work in the UK (and is not subject to conditions preventing him or \* her from doing work relating to a licensable activity) and I have seen a copy of his or her proof of entitlement to work, if appropriate (please see note 15)

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

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

\* Full name

\* Capacity

Date (dd/mm/yyyy)

Add another signatory

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

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

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

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

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

## APPENDIX D

### ANNEX 1 - MANDATORY CONDITIONS

#### **Mandatory Conditions: Where licence authorises supply of alcohol**

Where a premises licence authorises the supply of alcohol, the licence must include the following conditions.

- 1) The first condition is that no supply of alcohol may be made under the premises licence-
  - (a) at a time when there is no designated premises supervisor in respect of the premises licence, or
  - (b) at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.
- 2) The second condition is that every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.

#### **Further Conditions added 6th April 2010 as amended 1<sup>st</sup> October 2014**

- 1) (1) 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-
  - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to:
    - (i) 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);
  - (b) 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;
  - (c) provisions 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;
  - (e) 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 a disability).
- 2) The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.

#### **Further Conditions added 1<sup>st</sup> October 2010 as amended 1<sup>st</sup> October 2014**

- 3) (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  
(b) an ultraviolet feature.

4) The responsible person must 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 to customers in the following

measures – (1) beer or cider: ½ pint  
(2) gin, rum, vodka or whisky: 25ml or 35ml; and  
(3) still wine in a glass: 125ml;

(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.

#### **Further Conditions added 28<sup>th</sup> May 2014**

1) (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 purposes of the condition set out in paragraph 1—

(a) “duty” is to be construed in accordance with the Alcoholic Liquor Duties Act 1979;

(b) “permitted price” is the price found by applying the formula :  $P = D + ( D \times V )$  where-

(i) P is the permitted price,

(ii) D is the rate of duty chargeable in relation to the alcohol as if the duty were charged on the date of 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 of the sale or supply of the alcohol;

(c) “relevant person” means, in relation to premises in respect of which there is in force a premises licence—

(i) the holder of the premises licence,

(ii) the designated premises supervisor (if any) in respect of such a licence, or

(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 1994.3).

(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.

(4) (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 change 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.

## APPENDIX E

**From:** Cotton, Neil [REDACTED]  
**Sent:** 26 July 2021 11:59  
**To:** Smith, [REDACTED]  
**Cc:** Pearce, Jason, [REDACTED] Rackham, Peter  
[REDACTED]; Walker, Emma  
**Subject:** FW: HAVANT BC - NEW PREMISES - ROYAL CAR PARK AND BEACHLAND (OPEN SPACES)

Hi Hilary,

As below, Kate and her team have agreed conditions for the above location and as such Police have no objections.

Kind regards

Neil

PC 2099 Neil COTTON  
Police Licensing Officer  
Licensing and Alcohol Harm Reduction Team  
Fareham Police Station  
07467351114  
[licensing@hampshire.pnn.police.uk](mailto:licensing@hampshire.pnn.police.uk)  
[neil.cotton@hampshire.pnn.police.uk](mailto:neil.cotton@hampshire.pnn.police.uk)  
*Licensing Home Page*

**From:** Pontin, Kate [REDACTED]  
**Sent:** 26 July 2021 11:34  
**To:** Cotton, Neil [REDACTED]  
**Cc:** Hasted, Simon <[REDACTED]> Conyard, Nicki [REDACTED]  
**Subject:** Re: HAVANT BC - NEW PREMISES - ROYAL CAR PARK AND BEACHLAND (OPEN SPACES)

Dear Neil,

Thank you for confirming the conditions. I am happy for you to forward to Hilary.

Kind regards,

**Kate Pontin**

**Community Officer (Events)** | [REDACTED]  
**Community Team**, Havant Borough Council, Public Service Plaza, Havant, PO9 2AX

[REDACTED]

---

**From:** Cotton, Neil [REDACTED]  
**Sent:** 26 July 2021 10:47  
**To:** Pontin, Kate [REDACTED]  
**Subject:** RE: HAVANT BC - NEW PREMISES - ROYAL CAR PARK AND BEACHLAND (OPEN SPACES)

Hi Kate,

So just to be clear on what we are agreeing to. In addition to what you have already included on the premises licence application in section M. The below in blue will also form part of the conditions:-

The event is time limited for 1 x event per calendar year which is no longer than a 3-day weekend, that being the Kite Surfing Armada.

#### **SECURITY**

- 1. Unless there is written agreement with Hampshire Police, the site shall be secured by Heras fencing or similar to prevent illegal access.**
- 2. Unless there is written agreement with Hampshire Police, the security plan shall include a minimum requirement for all attending members of the public to be subject to the searching of outer garments and bags. For events deemed to present a higher risk by the Police, the following entry checks shall also be included: drug detecting dog sniff checking (drugs) and metal wand scanning (weapons / knives).**
- 3. Unless there is written agreement with Hampshire Police, the security plan will include the requirement of roaming security roles aside from static positions.**
- 4. Unless there is written agreement with Hampshire Police, all security staff shall be provided with ID to identifying them as staff working at the event.**
- 5. Unless there is written agreement with Hampshire Police, the security plan will distinguish between roles of SIA staff and security marshals.**
- 6. Unless there is written agreement with Hampshire Police, the security plan will ensure appropriate levels of staffing for the maximum attendance for each event.**
- 7. Unless there is written agreement with Hampshire Police, the security plan shall have the resilience for security staff to respond in numbers to emergencies on site.**
- 8. Unless there is written agreement with Hampshire Police, Body Worn Video shall be used by security staff at bars, entry points and within the dedicated response team.**
- 9. Unless there is written agreement with Hampshire Police, ejections should be recorded on BWV.**
- 10. Unless there is written agreement with Hampshire Police, Body Word Video footage shall be retained for 28 days and made available to Police upon request.**
- 11. Unless there is written agreement with Hampshire Police, the licence holder shall maintain a register of each person employed in a security**

role and shall provide to the Police upon request full details of the security staff member and their duty times at the event.

12. Unless there is written agreement with Hampshire Police, Security staff shall wear fluorescent / reflective jackets / tabards with 'security' marked on the rear.
13. Unless there is written agreement with Hampshire Police, Security staff shall ensure that no alcohol is taken from the site when members of the public are leaving.

#### **CHILDREN / VULNERABLE ADULTS**

1. Unless there is written agreement with Hampshire Police, persons under the age of 16 must be in the direct company and supervision of a responsible adult aged 18 or over.
2. Unless there is written agreement with Hampshire Police, there shall be an area within the festival site dedicated to dealing with child welfare and vulnerable adults. Staff performing roles within this area shall be CRB checked or have a similar legal check performed.
3. Unless there is written agreement with Hampshire Police, staff working within the child welfare area shall work in a minimum of 'two's' when dealing with persons under 18.
4. Children should always be supervised within the child welfare area.
5. Unless there is written agreement with Hampshire Police, staff working within the child welfare area shall have access to a radio to make contact with event management.

#### **POLICIES / GENERAL**

1. The Premises Licence Holder shall submit an Event Management Plan (EMP) and an appropriate site plan to the Police at least 30 days in advance of the event. Any amended version / final version of the Event Management Plan must be submitted to the Police at least 15 days prior to the event.
2. This will include but not be limited to:
  - Event Management Structure, roles and responsibilities
  - Alcohol Management Plan
  - Traffic Management Plan Security & Steward Management Plan
  - Major Incident and Emergency Plan
  - Medical Provision Plan
  - Evacuation Plan
  - Counter Terrorism Plan
  - Zero Tolerance Drugs Policy
  - Search Policy
  - Use of Glass Policy
  - Ejections Policy
  - Safeguarding Policy
  - Welfare Policy

- **Lost Child Policy**
- **Vulnerable Adults Policy**
- 3. **All measures listed within the final 'Event Management Plan' shall become conditions of the Premises Licence. A failure to comply with the Event Management Plan shall be a breach of the Premises Licence.**
- 4. **The premises licence shall only be in use for a maximum of 1 event per calendar year, with each event lasting up to a 3 day weekend.**

If you are happy with the above then reply back to include the email chain and I will then forward on to Hilary, confirming Police have no objections.

Thanks

Neil

PC 2099 Neil COTTON  
Police Licensing Officer  
Licensing and Alcohol Harm Reduction Team  
Fareham Police Station

[licensing@hampshire.pnn.police.uk](mailto:licensing@hampshire.pnn.police.uk)  
[neil.cotton@hampshire.pnn.police.uk](mailto:neil.cotton@hampshire.pnn.police.uk)  
*Licensing Home Page*

**From:** Pontin, Kate [REDACTED]  
**Sent:** 23 July 2021 17:32  
**To:** Cotton, Neil [REDACTED]  
**Cc:** Smith, Hilary [REDACTED]; Hasted, Simon [REDACTED]; Conyard, Nicki [REDACTED]  
**Subject:** Fw: HAVANT BC - NEW PREMISES - ROYAL CAR PARK AND BEACHLAND (OPEN SPACES)

Dear Neil,

Following several discussions, we would like to make the following suggestions and comments regarding the police input into the licence.

The licence is now time limited and will include one event which is no longer than one 3-day weekend. That event will be the Kite Surfing Armada.

With that in mind we are happy to include your suggestions concerning:

- Security
- Children / Vulnerable adults
- Policies / General

I believe you have been in discussion with John Radford concerning the use of CCTV, the outcome of which is that there will be no CCTV at this event, but the



security personnel will be wearing Body Worn Videos as suggested in the SECURITY section.

If you are in agreement with these terms, please respond directly to Hilary Smith, with myself, Simon and Nicki cc'd in.

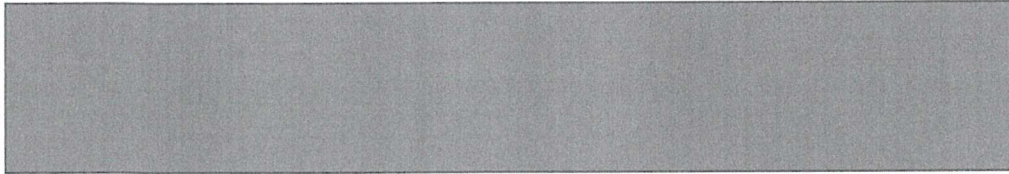
Thank you

Kind regards,

**Kate Pontin**

**Community Officer (Events)**

**Community Team**, Havant Borough Council, Public Service Plaza, Havant, PO9 2AX



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# APPENDIX F

Dear Havant Licensing Team,

I wish to make representation in relation to the above premises licence, that is currently out for consultation, to the public and to statutory consultees (which includes Environmental Protection team)

The concerns Environmental Protection Team, have with the application, are the following

- The close proximity to residential dwellings, reviewing the location, properties are separated by 150 metres between the proposed stage. The events that have been operated in locality before, however there has been a greater separation between the event and residential dwellings.
- The proposed hours, where live or recorded music currently go on until (01:00hrs on Saturday and Sunday) mornings is too late.
- I am also concerned about the direct control the applicant has over the event and the control they will have to directly ensure all measures required are implemented.

I can foresee public nuisance occurring because of the time the music is currently proposed to play until, coupled with the proximity of the dwellings. The problems will be exacerbated when live music occurs at the site, as live music contains greater low frequency sound energy, (especially in the 63Hz and 125 Hz range), which has a propensity to propagate through structures and still be noticeable inside dwellings.

Given the issue, I would ask that the following changes to the hours of the licence and conditions be applied to proposed premises licence:

1)A written noise management plan shall be submitted ( **at least** 14 days before the event) to the Environmental Protection Team for approval. The plan shall include the following details:

- a) Written confirmation on how any noise complaints received before, during and after the event will be handled by the applicant.
- b) Communication plan for local residents, which will include a telephone number to be used to make complaints during the event.
- c) A written logbook will be used, to record complaints received, and corrective actions taken the licence holder.
- d) Location plan of Noise monitoring location(s), taking account of noise sensitive premises
- e) The Music Noise level (MNL) shall not exceed 75dB LAeq, 15min, when measured 1 metre from the façade of any noise sensitive premises

2.)A sound test shall be carried out before each event (to show the compliance with the management plan, noise limits. The applicant must notify Environmental Protection, 7 days beforehand, to allow attendance during the sound test.

3)The conclusions and corrective actions ( if any) of the sound test must be submitted, in writing, to Environmental Protection Team within 12 hours of the completion of the event.

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## **Appendix G**

### **Representations Received**

Hello Hilary,

I am most impressed by your responses to my objection. They are well worded and promptly delivered. Thank you for that.

However, my objections on respect of noise(public nuisance) and crime remain. Specifically the security measures listed are caveated by an "unless there is an agreement otherwise" clause, so have no value, the management plans are not available and the noise issue is not addressed. My objections remain.

Kind Regards

Dear Sirs/Madam,

I object to the subject application on the grounds that it creates a public nuisance and will promote crime and disorder.

The proposed open air site is within a few metres of many residential properties, including mine at the The Royal. The music and crowds will make them virtually uninhabitable during the licensing periods, including music up to 1am on 2 consecutive weekend nights and for 3 days over a weekend. Similar events previously held at the Inn on the Beach were unacceptably loud. That was over half a mile away, not 50 metres away! I also note that there are no time limits on the application and that events could potentially be held every weekend. This constitutes a major public nuisance, removing the right to reside and sleep in one's own home for many people in the surrounding apartments and houses.

The proposed application also promotes crime and disorder by being sited close to residential properties, balconies and gardens. There is substantial risk to damage to the garden equipment, furniture and plants adjacent to the site.

Those considering this application must ask themselves whether a music and alcohol event within a few 10s of metres of their own home would be acceptable to them. If not, this application must be rejected.

Best regards

To HBC Licensing Committee

Royal Car Park and Beachlands Open Space, Seafront, Hayling Island  
Licensing Application

I wish to protest regarding the above apparently limitless licensing application regarding alcohol and music on Hayling Seafront by HBC. It would appear that few residents know of this application or the details of the applicants to basically open a Pub on the front. I would have thought it was the responsibility of the Council to publicise this widely in the interest of Council Tax payers.

I am raising objections regarding all the four areas listed on the website as listed below.

- the prevention of public nuisance
- public safety
- the prevention of crime and disorder
- the protection of children from harm

Prevention of a public nuisance - noise levels disturbing the peace until late hours. Many residents are asleep before the times given. Music noise carries widely as I have heard from experience with parties in the Dunes.

Toilet facilities? Will they be deep cleaned and sterilised? Will extra be provided?

Refuse - bottles, food remains, plastic litter etc. Will this be dealt with?

Vehicles - cars and motorcycles revving along the seafront late at night.

Public Safety plus Prevention of Crime and Disorder

Alcohol/drug induced behaviour - highly likely given the licensing hours. Who will police the event? Extra public costs?

#### Protection of children from harm

This heading to me requires definition as many youngsters are children despite the age of majority and need protection- not availability of

wholesale alcohol sales. This area of Hayling has many alcoholics already - this again has been sadly witnessed.

I am truly shocked that such an application can be made with little detail for the RESIDENTS to examine. Is this a Country Fayre event? Sailing event? Who is behind the event? When is it destined to take place? Many details are lacking. Surely a responsible Council cannot ask approval such an application. I suspect this is a blanket application to reduce the administration needed for individual applications.

This appears to be a Business venture exploiting Hayling Seafront with no regard for the local residents.

Thus I register my objections to this application as detailed above.



Royal Car Park and Beachlands Open Space, Seafront, Hayling Island.

I wish to register my objection to the HBC proposal relating to the licensing of the above site to broadcast 'loud' music and extended licensing hours. My objections are as follows:

Public nuisance; The location is close to residential properties that will be directly affected by the noise, which the licence states will be loud. The location is a 'natural' amplifier that will extend the range of noise beyond the immediate surroundings. Moreover the prevailing wind is SW which will exacerbate the and disturb a large number of residents. I can only assume this site was chosen by someone with limited knowledge of the area. Events held under this blanket licence can be categorised as creating a public nuisance. There will also be the noise of engines starting and stopping at unsociable hours.

Public safety; crime and disorder, Readily availability alcohol at such events is almost guaranteed to jeopardise public safety and lead to crime and disorder. I believe that there are already examples of serious crimes being committed in a location within a few minutes walk of this chosen site. It is not uncommon to see people already under the influence of alcohol at all times of the day in this area. Attendees to an event will doubtless add to the rubbish and effluent left by current visitors jeopardising future blue flag awards. Where will lavatories be situated as the current amenities are unlikely to cope even if they are left open. It is a matter of interest who will finance up the full costs of an event ie including area surrounding the allocated space.

Protection of children

The well managed fair and the associated buildings are magnets for children and are adjacent to this chosen location. An event held here within the times-scale this licence allows effectively denies local citizens and their children unfettered access to this area.

Your sincerely

REVISED

Dear Sir/Madam,

REF: Royal Can Park & Beachlands Open Space, H.L.

The residents of Hayling Island have ~~concerns~~ concerns regarding the grant of a premises licence under Section 34, Licensing Act 2003.

- ① The licence, if granted, would last for a year?
- ② Live music/singing/general noise especially if amplified outside or in a marquee would hardly be muffled causing disturbance to the elderly, families including children who are trying to sleep in the later hours.
- ③ Litter increase. It is already very noticeable around other food outlets in the borough.
- ④ The consumption of alcohol and the risk of public order offences and disturbance of residents.
- ⑤ The lack of enforcement in reasonable time when residents disturbed have to endure continuing discomfort and annoyance.

I strongly object to the proposed application for a Licence for the Royal Car Park and Beachland Open Space, Seafront, Hayling Island.

I and a large number of other residents who live within 250 metres of Beachlands will be very badly effected by late night noise all through the evening possibly right up to 1am, and this combined with the inevitable drunken/celebrating revellers vacating the premises with associated noise, vandalism and mess will significantly degrade the surrounding residential areas.

I also find this application notice very unsatisfactory having no plan showing the location of the 'Royal Car Park' or the boundaries of 'Beachlands Open Space', so that an accurate idea of the source of noise and other detrimental impacts is difficult. Also should there be a reference number to refer to this application in future?

Additionally:

1. Will there be limits to the maximum audio volume (live or recorded) allowed?
2. Will the position and orientation of speakers and/or stages be defined to limit noise traveling inland?
3. Will there be bright lights or laser displays to further disturb local households?
4. Will barriers be erected to limit the noise and light pollution?

Regards

Dear Sir/Madam,

We are strongly objecting to the above Licensing Application, deadline August 1st 2021 for the following reasons:

1. The site is very close to multiple dwellings of flats or houses such that the resulting noise - whether of music or participants/revellers inside the marquee or outside - will inevitably disturb the existing residents in their homes & adjacent spaces (balconies, gardens). Continual music on a weekly basis is an intrusion of people's peaceful existence because it cannot be contained or made soundproof to those who do not choose to be part of that entertainment. Furthermore the number of people attending combined with alcohol consumption will, as is well known, reduce inhibitions making their public behaviour such as waste rubbish & possible anti-social behaviour a public nuisance. Given what we know from such large gatherings, the public can have no confidence whatsoever in any kind of policing to prevent this from happening. It would be excessively expensive to monitor given that it would be 3 days every week.

2. Residents will not feel safe beside participants coming to consume alcohol over the proposed extended periods and sadly it will inevitably attract those who will see it as an opportunity to behave in a way totally inappropriate for this predominantly residential setting. Those individuals, families enjoying the beach from Friday - Sunday, perhaps on holiday from work or simply to enjoy the sound of the sea and birdlife, will now have alcoholic fuelled individuals, intrusive music that is not their choice in close proximity & even on the beach where the last thing public safety needs is the effect of alcohol on any individual.

3. Alcohol reduces inhibition and discos etc. use bouncers to deal with the effects. Hayling's beaches already suffer from: deliberately broken beer bottles left/buried in the sand which beachgoers walk on in bare feet; public urination & even defecation where toilets either back up or there are queues - yet there are people's homes within a short walk - but the perpetrators see the beach as an area they can leave at the end of the day.

4. All the residences around this area have a full range of inhabitants and they will fear the consequences of the kind of visitors coming here all 3 days of what should be their family outdoor week-end every week.

This is a gross invasion and abuse of public outdoor space and is patently an attempt to get the 'foot in the door'. It must be completely turned down. This space must be retained as a genuine public parking amenity that, on the grounds of public nuisance, safety, prevention of crime & disorder, and for the protection of children from harm, must be refused as totally unsuitable.

Kind regards,

Dear Sirs

I would like to object to the proposed planning application for the Royal Carpark and Beachlands Area.

1. There are no dates given for the license so it appears to be open ended.
2. The allowing of music to be played at volume until one o'clock in the morning is not satisfactory: this removes the rights to rest and repose from local residents. This is not an adult night-time resort. The application is within a residential area
3. Sale of alcohol to 12.30 in the morning, effectively outside with a marquee arrangement, again is unacceptable in a residential environment. There are plenty of public houses on the seafront for those who want to drink, so there is no need for additional facilities.

The council is struggling to cope with the 'free camping', litter and other anti-social behaviour from some visitors to the seafront. This proposal, if passed, will certainly result in a lot more unhappy residents, and indeed visitors, who will feel that the council lacks judgement in their stewardship of our seafront.

Dear Sirs

I write to object to the proposed planning application for the Royal Carpark and Beachlands Area.

1. There are no dates given for the license so it would appear to be open ended.
2. Allowing music to be played at volume until 1am is unsatisfactory and contravenes the local residents' rights to rest and repose. This area is not seen as an adult night-time resort/venue. The application is within a residential area and totally inappropriate.
3. The sale of alcohol until 12.30am outside with a marquee arrangement, which provides no soundproofing is unacceptable in a residential environment. There are a number of public houses on the seafront and additional facilities for the consumption of alcohol are not needed.

The council currently struggles to cope with the 'free camping', litter and other anti-social behaviour from some visitors to this seafront area. This proposal, if passed, will almost certainly result in increased litter and antisocial behaviour and consequently a lot of unhappy residents, and indeed visitors, who will undoubtedly feel they have, yet again, been let down by a council that lacks judgement in the management of the seafront and Hayling Island in general, with little respect for its residents.

Licensing Department  
Havant Borough Council,  
Public Service Plaza  
Civic Centre  
HAVANT, PO9 2AX

Dear Sirs

Re Royal Car Park application

It has JUST come to our attention that an application has been made for live and recorded music to be allowed on the above area every weekend from 10.00 hours and all day and into the evening on both Saturdays and Sundays. We feel this is an imposition on the local residents' weekend and a disturbance in the area. The fact that an alcohol license has also been sought means there will be noise and traffic late into the night causing considerable nuisance to the area and undoubtedly increasing the amounts of litter.

The amount of late night traffic will be increased for a residential area without thought of the general disruption to people's lives. There is already enough speeding traffic on the seafront, especially in the evening and into the night. We wish to protest this application.

Granting this licence will bring unwarranted competition to the current licensed premises and restaurants in the region.

I would like to make representations concerning the councils application ( to itself) for a wide ranging licence for music and sale of alcohol in the Royal Car Park and Beachlands open space.

1. The most obvious issue is that the application gives no dates during which the proposed events are to take place or about the size of any event. As it stands the application is for an indefinite period and any nuisance caused by noise and antisocial behaviour could be every weekend. I contend that the application should be turned down until the council specifies exactly what it proposes. With more details residents can make more informed comments.
2. Recorded music is proposed until 01:00 hrs. This is completely unacceptable as it means that local residents will be deprived of sleep until the early hours. Again as in my first point this might be acceptable if it were a one off event for a specific reason but in the open ended way the application is written it will cause a **significant public nuisance** for all those living adjacent to the area.
3. It is proposed that alcohol be sold until the early hours of the morning. This is unacceptable as it is later than normally available for licences premises and it provides an **opportunity for crime and disorder** as a result of excess consumption of alcohol.
4. The sale of alcohol in the open, outside of normal licensed premises, raises the real possibility of underage drinking and I contend that **the application risks harm to children and young people**.
4. **The application puts public safety at risk.** Drinking into the early hours, in this locality, is potentially dangerous because of the proximity of the unlit shoreline.
5. Again without details the nature of the proposed event it is impossible to speculate on what rubbish might be left by attendees. Currently contractors are finding it impossible to remove litter from the beach area in a timely manner on busy weekends. **Any large event will defiantly cause a litter problem which will be a public nuisance** for other users of this area.
6. I have to assume that, because of the hours proposed in the application, the council are anticipating a significant number of attendees. On that basis I feel that the application should be turned down due to the lack of toilet facilities. Over the summer there has already been a problem with people using the beach as a toilet. **Any large event will add to this existing public nuisance.**
7. A number of other pubs and restaurants exist in the area. These have been struggling during the lockdown and the council's proposals, which will no doubt involve non local contractors, will be damaging to the local economy.



Dear sir/madam,

As a resident living in Bacon Lane, I am very concerned what the licensing at weekends at Beachlands will mean for living here. We already have a lot of drunken behaviour on some weekend nights as people walk down the Lane; it can only get worse, if there is the opportunity for alcohol being available every weekend. I have concerns about the volume of noise from the music each weekend.

Could you provide information about how or who will be responsible each weekend to ensure that those attending leave the area quietly? Who would we complain to if there is a problem on a particular night? I am assuming this will not be a strain on local police?

Will there be a weekly information update about what we can expect from whoever is organising an event?

I would also like to understand why it is thought necessary to have such an arrangement in place; what is the rationale behind this venture? Who is it aimed and what is its purpose?

I look forward to hearing your responses please

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