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MEETING: LICENSING SUB-COMMITTEE

DATE: Monday 25th April, 2022

TIME: 11.00 am

VENUE: Committee Room - Bootle Town Hall, Trinity Road, Bootle, L20 7AE

Members

Councillor Bradshaw

Councillor Anne Thompson Councillor Lynne Thompson

COMMITTEE OFFICER: Amy Dyson

Democratic Services Officer

Telephone: 0151 934 2045

E-mail: amy.dyson@sefton.gov.uk

See overleaf for COVID Guidance and the requirements in relation to Public Attendance.

If you have any special needs that may require arrangements to facilitate your attendance at this meeting, please contact the Committee Officer named above, who will endeavour to assist.

Members are requested to attend a Briefing Meeting commencing at 10.15 a.m. On Monday 25 April 2022 in the Committee Room, Bootle Town Hall

We endeavour to provide a reasonable number of full agendas, including reports at the meeting. If you wish to ensure that you have a copy to refer to at the meeting, please can you print off your own copy of the agenda pack prior to the meeting

COVID GUIDANCE IN RELATION TO PUBLIC ATTENDANCE

In light of ongoing Covid-19 social distancing restrictions, there is limited capacity for members of the press and public to be present in the meeting room indicated on the front page of the agenda at any one time.

We therefore request that if you wish to attend the Committee to please register in advance of the meeting via email to amy.dyson@sefton.gov.uk by no later than 12:00 (noon) on Friday 22 April 2022.

Please include in your email -

- Your name;
- Your email address;
- Your Contact telephone number; and
- The details of the report in which you are interested.

In light of current social distancing requirements, access to the meeting room is limited.

We have been advised by Public Health that Members, officers and the public should carry out a lateral flow test before attending the meeting, and only attend if that test is negative. Provided you are not classed as exempt, it is requested that you wear a mask that covers both your nose and mouth.

AGENDA

1. Appointment of Chair

2. Declarations of Interest

Members and Officers are requested to give notice of any personal or prejudicial interest and the nature of that interest, relating to any item on the agenda in accordance with the relevant Code of Conduct.

3. Licensing Act, 2003 – Premises Licence - Grant - Alldays, (Pages 5 - 32) 185/187 Linacre Road, Litherland L21 8JS

Report of the Head of Highways and Public Protection



Report to:	Licensing Sub- Committee	Date of Meeting:	25 April 2022		
Subject:		Licensing Act, 2003 – Premises Licence - Grant Alldays, 185/187 Linacre Road, Litherland L21 8JS			
Report of:	Head of Highways and Public Protection	Wards Affected:	Litherland		
Portfolio:					
Is this a Key Decision:	N	Included in Forward Plan:	N		
Exempt / Confidential Report:	been redacted by virt 12A of the Local Gov	The Report is not exempt, however parts of the Annex have been redacted by virtue of Paragraph 1 of Part 1 of Schedule 12A of the Local Government Act 1972. The Public Interest Test has been applied and favours the information being treated as exempt.			

Summary:

To give consideration to an application for the grant of a Premises Licence.

Recommendation(s):

The Sub-Committee's instructions are requested.

Reasons for the Recommendation(s):

Under the Scheme of Delegation Officers cannot determine applications which have received relevant representations.

Alternative Options Considered and Rejected: (including any Risk Implications)

N/A

What will it cost and how will it be financed?

(A) Revenue Costs

There are no financial costs associated with the proposals in this report

(B) Capital Costs

There are no financial costs associated with the proposals in this report

Implications of the Proposals:

Resource Implications (Financial, IT, Staffing and Assets):

There are no financial implications arising directly from this Report except in the event of any Appeal made against the Sub-Committee's eventual decision, the costs of which would depend upon the length of the Appeal process.

Legal Implications:

The Chief Legal and Democratic Officer will provide legal advice to the Licensing Sub Committee on the issues set out in this report.

Equality Implications:

There are no equality implications.

Contribution to the Council's Core Purpose:

The Sub-Committee is acting in an administrative capacity under the Licensing Act 2003.

What consultations have taken place on the proposals and when?

(A) Internal Consultations

Consultation has taken place as per the provisions of the Licensing Act 2003.

(B) External Consultations

Consultation has taken place as per the provisions of the Licensing Act 2003.

Implementation Date for the Decision

Immediately following the Committee meeting.

Contact Officer:	Tony Jennings
Telephone Number:	0151 934 2946
Email Address:	Tony.jennings@sefton.gov.uk

Appendices:

Annex – Objections and petition received.

Background Papers:

There are no background papers available for inspection.

1. Application details

Application: Grant of a Premises Licence

<u>Premises</u>: Alldays,

185/187 Linacre Road, Litherland, L21 8JS

Applicants: Ms Mathusa Nadarasalingam

Representative: Mr Anil Bhawsar, Greenhill Licences

<u>Designated Premises Supervisor:</u> Ms Mathusa Nadarasalingam

Licensable activities applied for:

The sale of alcohol by retail (off the premises):

Days of Operation	Hours of Operation
Monday to Sunday	07.00 to 23.00

Hours premises to be open to public:

Days of Operation	Hours of Operation
Monday to Sunday	07.00 to 23.00

2. Details of proposed Operating Schedule

2.1 GENERAL

The applicants states that all staff employed will go through an in house alcohol retail training course. The applicant states that they have retail 'Off' licence experience.

2.2 THE PREVENTION OF CRIME & DISORDER

- i) CCTV will be retained for a minimum of 28 days and made available within 24 hours of a request being made by a relevant authority.
- ii) A member of staff will be present at all times whilst the premises is open to the public who is trained to operate the CCTV system.
- iii) All staff training will be refreshed every 12 months and a written training log will remain on the premises and be produced to the relevant authorities upon a request being made.
- iv) A refusal and incident book will be kept on the premises, this will be updated accordingly and produced to the relevant authorities upon a request being made.

2.3 PUBLIC SAFETY

 The store will be kept clean and clear of obstruction for customers. Fire extinguisher will be kept on the premises.

2.4 THE PREVENTION OF PUBLIC NUISANCE

i) No dustbins will be emptied before shop opens or after shop closes.

2.5 PROTECTION OF CHILDREN FROM HARM

- i) CCTV system installed inside & outside.
- ii) Acceptance of accredited 'Proof of age' cards and / or passport. or driving Licence with photograph.
- iii) Training of staff to be aware of underage purchasing.
- iv) Challenge 25 posters will be displayed. 'No proper ID No Sale policy.
- v) Maintain a refusals book. Kept behind the counter

2.6 ADDITIONAL CONDITIONS AGREED FOLLOWING REPRESENTATIONS

The applicants have also agreed to the below Conditions being inserted on the Licence. This being in response to representations received from Merseyside Police and subsequent negotiations; as a result of this agreement representations have been formally withdrawn.

MERSEYSIDE POLICE CONDITIONS

- i) All spirits will be kept behind the counter.
- The Premises Licence Holder and staff will be vigilant and monitor the area immediately outside the shop to check that youths do not cause annoyance by congregating.

3. Objections/Representations received

3.1 Other person, business or body

Three residents make representation under the prevention of public nuisance objective. In addition a petition containing 61 signatures has also been received relating to the same objective.

A copy of these documents is attached in the Annex to this Report.

4. Additional licensing information

4.1 Paragraph 1.17 of the Guidance issued under S.182 of the Act ("the Guidance") states that each application "must be considered on its own merits and in accordance with the licensing authority's statement of licensing policy; for example, if the application falls within the scope of a cumulative impact policy. Conditions attached to licences and certificates must be tailored to the individual type, location and characteristics of the premises and events concerned. This is essential to avoid the imposition of disproportionate and overly burdensome conditions on premises where there is no need for such conditions. Standardised

Page 8

conditions should be avoided and indeed may be unlawful where they cannot be shown to be appropriate for the promotion of the licensing objectives in an individual case."

- 4.2 With regard to conditions, Paragraph 1.16 says that these are "are important in setting the parameters within which premises can lawfully operate. The use of wording such as "must", "shall" and "will" is encouraged. Licence conditions:
 - must be appropriate for the promotion of the licensing objectives;
 - must be precise and enforceable;
 - must be unambiguous and clear in what they intend to achieve;
 - should not duplicate other statutory requirements or other duties or responsibilities placed on the employer by other legislation;
 - must be tailored to the individual type, location and characteristics of the premises and events concerned;
 - should not be standardised and may be unlawful when it cannot be demonstrated that they are appropriate for the promotion of the licensing objectives in an individual case;
 - should not replicate offences set out in the 2003 Act or other legislation;
 - should be proportionate, justifiable and be capable of being met, (for example, whilst beer glasses may be available in toughened glass, wine glasses may not);
 - cannot seek to manage the behaviour of customers once they are beyond the direct management of the licence holder and their staff, but may impact on the behaviour of customers in the immediate vicinity of the premises or as they enter or leave; and
 - should be written in a prescriptive format."
- 4.3 However paragraph 10.10, with respect to proportionality, underlines that the Act "requires that licensing conditions should be tailored to the size, type, location and characteristics and activities taking place at the premises concerned. Conditions should be determined on a case-by-case basis and standardised conditions which ignore these individual aspects should be avoided. For example, conditions should not be used to implement a general policy in a given area such as the use of CCTV, polycarbonate drinking vessels or identity scanners where they would not be appropriate to the specific premises. Conditions that are considered appropriate for the prevention of illegal working in premises licensed to sell alcohol or late night refreshment might include requiring a premises licence holder to undertake right to work checks on all staff employed at the licensed premises or requiring that a copy of any document checked as part of a right to work check is retained at the licensed premises. Licensing authorities and other responsible authorities should be alive to the indirect costs that can arise because of conditions. These could be a deterrent to holding events that are valuable to the community or for the funding of good and important causes. Licensing authorities should therefore ensure that any conditions they impose are only those which are appropriate for the promotion of the licensing objectives."
- 4.4 In respect of Hearings, Paragraph 9.37 states that as "As a matter of practice, licensing authorities should seek to focus the hearing on the steps considered appropriate to promote the particular licensing objective or objectives that have given rise to the specific representation and avoid straying into undisputed areas.

A responsible authority or other person may choose to rely on their written representation. They may not add further representations to those disclosed to the applicant prior to the hearing, but they may expand on their existing representation and should be allowed sufficient time to do so, within reasonable and practicable limits." Paragraph 9.38 continues: "in determining the application with a view to promoting the licensing objectives in the overall interests of the local community, the licensing authority must give appropriate weight to:

- the steps that are appropriate to promote the licensing objectives;
- the representations (including supporting information) presented by all the parties;
- this Guidance:
- its own statement of licensing policy."
- 4.5 Paragraph 9.39 states that the "licensing authority should give its decision within five working days of the conclusion of the hearing (or immediately in certain specified cases) and provide reasons to support it. This will be important if there is an appeal by any of the parties. Notification of a decision must be accompanied by information on the right of the party to appeal. After considering all the relevant issues, the licensing authority may grant the application subject to such conditions that are consistent with the operating schedule. Any conditions imposed must be appropriate for the promotion of the licensing objectives; there is no power for the licensing authority to attach a condition that is merely aspirational. For example, conditions may not be attached which relate solely to the health of customers rather than their direct physical safety. Any conditions added to the licence must be those imposed at the hearing or those agreed when a hearing has not been necessary." Paragraph 9.40 states that alternatively "the licensing authority may refuse the application on the grounds that this is appropriate for the promotion of the licensing objectives. It may also refuse to specify a designated premises supervisor and/or only allow certain requested licensable activities. In the interests of transparency, the licensing authority should publish hearings procedures in full on its website to ensure that those involved have the most current information".
- 4.6 In addition to the above, Paragraph 9.42 states that "Licensing authorities are best placed to determine what actions are appropriate for the promotion of the licensing objectives in their areas. All licensing determinations should be considered on a case-by-case basis. They should take into account any representations or objections that have been received from responsible authorities or other persons, and representations made by the applicant or premises user as the case may be" and further within Paragraph 9.43 that the "authority's determination should be evidence-based, justified as being appropriate for the promotion of the licensing objectives and proportionate to what it is intended to achieve."
- 4.7 Paragraph 9.44 indicates that determination "of whether an action or step is appropriate for the promotion of the licensing objectives requires an assessment of what action or step would be suitable to achieve that end. While this does not therefore require a licensing authority to decide that no lesser step will achieve the aim, the authority should aim to consider the potential burden that the condition would impose on the premises licence holder (such as the financial burden due to restrictions on licensable activities) as well as the potential benefit in terms of the

promotion of the licensing objectives. However, it is imperative that the authority ensures that the factors which form the basis of its determination are limited to consideration of the promotion of the objectives and nothing outside those parameters. As with the consideration of licence variations, the licensing authority should consider wider issues such as other conditions already in place to mitigate potential negative impact on the promotion of the licensing objectives and the track record of the business....The licensing authority is expected to come to its determination based on an assessment of the evidence on both the risks and benefits either for or against making the determination."

4.8 SEFTON'S STATEMENT OF LICENSING POLICY

PUBLIC NUISANCE

In relation to the prevention of public nuisance objective, paragraph 3.9 advises applicants to consider the following matters when making an application:

- The type of activity, its frequency and the number and nature of customers likely to attend;
- Measures taken, or proposed, to prevent noise and/or vibration escaping from the premises given its location and proximity to residential and other noise sensitive premises. This would include music, plant noise and human voice, whether amplified or not;
- Measures taken to prevent the transmission of sound and/or vibration to adjoining properties;
- Measures taken, or proposed, for management and supervision of the premises and open areas to minimise unreasonable disturbance by customers and staff arriving or leaving the premises, including the delivery of goods and services;
- The proposed hours of operation for all, or parts, of the premises;
- Measures taken to prevent cooking odours and other smells escaping from the premises;
- Means of access to and egress from the premises, including customer entrances and exits on principal pedestrian routes;
- Whether routes to and from the premises pass residential premises;
- Whether the premises would result in increased refuse storage, disposal problems or additional litter in the vicinity of the premises, including measures taken to ensure the collection and disposal of litter and waste outside the premises;
- Measures to be taken to reduce drunkenness on the premises, e.g. the "Drink Less Enjoy More" scheme;
- If appropriate, a 'wind down' period between the end of the licensable activities and closure of the premises;

Should the applicant, or a responsible authority, identify possible sound leakage from the premises paragraph 3.10 indicates that the Authority would expect this to addressed in practical ways, such as:

 Keeping doors and windows closed and providing adequate mechanical ventilation, or if necessary, air conditioning;

- Reducing sound levels and installing a sound limiting device to prevent sound exceeding the appropriate level;
- Installing soundproofing measures to contain sound and vibration

In premises where customers leave late at night, or early in the morning paragraph 3.11 states that the Authority would expect the applicant to have included, in the Operating Schedule, such practical steps as:

- Erecting prominent notices at the exits to the premises asking customers to leave quietly and not to slam car doors;
- At appropriate time making loud speaker announcements to the same effect:
- Instructing door staff to ask customers leaving the premises to do so quietly;
- Reducing the volume of music towards the end of the evening and where appropriate playing quieter, more soothing music as the evening winds down:
- Improving availability of licensed taxis or private hire vehicles to take customers from the premises;
- Refusing entry to people known to regularly leave in a noisy manner;
- The supervision of any queues so as to keep noise and disturbance to a minimum

4.9 GUIDANCE ISSUED UNDER SECTION 182 OF THE LICENSING ACT 2003

PUBLIC NUISANCE

Paragraph 2.15 states that the Act "enables licensing authorities and responsible authorities, through representations, to consider what constitutes public nuisance and what is appropriate to prevent it in terms of conditions attached to specific premises licences and club premises certificates. It is therefore important that in considering the promotion of this licensing objective, licensing authorities and responsible authorities focus on the effect of the licensable activities at the specific premises on persons living and working (including those carrying on business) in the area around the premises which may be disproportionate and unreasonable. The issues will mainly concern noise nuisance, light pollution, noxious smells and litter."

Public nuisance is given a statutory meaning in many pieces of legislation. Paragraph 2.16 states that it is "however not narrowly defined in the 2003 Act and retains its broad common law meaning. It may include in appropriate circumstances the reduction of the living and working amenity and environment of other persons living and working in the area of the licensed premises. Public nuisance may also arise as a result of the adverse effects of artificial light, dust, odour and insects or where its effect is prejudicial to health."

Paragraph 2.17 states that Conditions "relating to noise nuisance will usually concern steps appropriate to control the levels of noise emanating from premises. This might be achieved by a simple measure such as ensuring that doors and windows are kept closed after a particular time, or persons are not permitted in garden areas of the premises after a certain time. More sophisticated measures

like the installation of acoustic curtains or rubber speaker mounts to mitigate sound escape from the premises may be appropriate. However, conditions in relation to live or recorded music may not be enforceable in circumstances where the entertainment activity itself is not licensable...Any conditions appropriate to promote the prevention of public nuisance should be tailored to the type, nature and characteristics of the specific premises and its licensable activities. Licensing authorities should avoid inappropriate or disproportionate measures that could deter events that are valuable to the community, such as live music. Noise limiters, for example, are expensive to purchase and install and are likely to be a considerable burden for smaller venues."

Paragraph 2.18 continues that as with all conditions "those relating to noise nuisance may not be appropriate in certain circumstances where provisions in other legislation adequately protect those living in the area of the premises. But as stated earlier in this Guidance, the approach of licensing authorities and responsible authorities should be one of prevention and when their powers are engaged, licensing authorities should be aware of the fact that other legislation may not adequately cover concerns raised in relevant representations and additional conditions may be appropriate."

Where applications have given rise to representations, any necessary and appropriate conditions should normally focus on the most sensitive periods, Paragraph 2.19 stating for example "the most sensitive period for people being disturbed by unreasonably loud music is at night and into the early morning when residents in adjacent properties may be attempting to go to sleep or are sleeping. This is why there is still a need for a licence for performances of live music between 11 pm and 8 am. In certain circumstances, conditions relating to noise emanating from the premises may also be appropriate to address any disturbance anticipated as customers enter and leave."

Paragraph 2.20 states that measures to control light pollution should also require careful thought: "Bright lighting outside premises which is considered appropriate to prevent crime and disorder may itself give rise to light pollution for some neighbours. Applicants, licensing authorities and responsible authorities will need to balance these issues."

Finally Paragraph 2.21 underlines that beyond "the immediate area surrounding the premises, these are matters for the personal responsibility of individuals under the law. An individual who engages in anti-social behaviour is accountable in their own right. However, it would be perfectly reasonable for a licensing authority to impose a condition, following relevant representations, that requires the licence holder or club to place signs at the exits from the building encouraging patrons to be quiet until they leave the area, or that, if they wish to smoke, to do so at designated places on the premises instead of outside, and to respect the rights of people living nearby to a peaceful night."



By virtue of paragraph(s) 1 of Part 1 of Schedule 12A of the Local Government Act 1972.

Document is Restricted



To
The Licensing Authority Licensing Unit,
Sefton MBC,
Magdalen House,
30 Trinity Road,
Bootle,
L20 3NJ



Dear Sir / Madam

I wish to object to the application from 185-187 Linacre Road, L21 8JS, a Premises Licence for the sale and Supply of Alcohol from 7.00 - 23.00, 7 days a week. (This is going to be

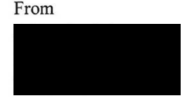
My objection is based on my concern that this new premises licence may affect my children health. I already have Autism and ADHD children with mental health. Kids with autism have difficulty falling asleep. When the shop opens till at very late night, the facia bright lights would distract my kids from sleeping, they can look over the window all the time. As a mother of Autism and ADHD children I have responsibility to take care of them with everything which cause more worse than current situation of their health. And also this would increase the possibility of public nuisance for the many of local residents, including me.

It would be appreciated if you could consider my objection.

Yours faithfully



22,03,2022.



To

The Licensing Authority.

Dear

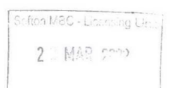
I am writing to register my objection to the application for a premises licence All days, 185-187 Linacre Road, L21 8JS for a Premises Licence for the sale and Supply of Alcohol from 7am to 11pm every day.

I live in the shop which is going to open soon. Already the problem has started with the work is undergoing in that shop. There is a skip outside and 3 days ago some young kids were lit a fire and fire brigade also came. My concern that this new licence shop may increase the problem to us who lives closely. Possibility of young people walking around near the road and asking for alcohol, and make some noises would affect our daily life.

I hope you can understand our situation. and help us somewhere.

Thank you

Yours faithfully



The Licensing Authority Licensing Unit, Sefton MBC, Magdalen House, 30 Trinity Road, Bootle, L20 3NJ,

Date 20/03/2022

To whom it may concern

Please accept this letter as a formal objection on the premises license application All days, 185-187 Linacre Road, L21 8JS for a sale of alcohol from 7am to 11pm 7 days a week.

As there are already a number of premises licensed to sell alcohol in the locality. There is no use of adding another one, too much competitive, reduce prices. I consider there to be sufficient alcoholic beverage outlets in this road already.

This would not benefit the local community as the noise disrupts sleep of both children and adults, and excessive drinking could increase anti-social behaviour in the area..

I appreciate you taking this information into consideration to make the right choice for the local community.

Thank you

23.03.22

Yours faithfully

Sefton MBC - Licensing Unit

2 MAR 2000

PETITION TO SEFTON MBC PLANNING COMMITTEE

Date:...15/03/2022

Application No./Title/Details:

Licensing Act 2003 (Premises & Club Premises)

185 - 187 Linacre Road, Liverpool, L21 8JS has applied for a Premises License.

Paragraph detailing reasons for the petition:

Our objection is based on that the new application (185-187 Linacre Road) proposes that alcohol will be sold for consumption of the premises between 7am to 11pm, seven days a week.(1 hour earlier than near shop) Granting a license would provide a further source of alcohol within an area already so heavily populated with licensed premises, This will result in undue and unnecessary costs in alcohol prices reduction being sold and easily accessible to the vulnerable public to access. The consequences will be crowds of young and vulnerable people causing disturbance on streets and causing havoc on our safe streets at the moment.

We would be grateful if the Licensing team would consider our objection. Thank you.

Clir Endorsement:

Cllr Name:	***Signature:		
	***Or an email confirming endorsement can be submitted by the Councillor to:		

Lead Petitioner Contact Details:

Name	Email address	Contact Telephone no.

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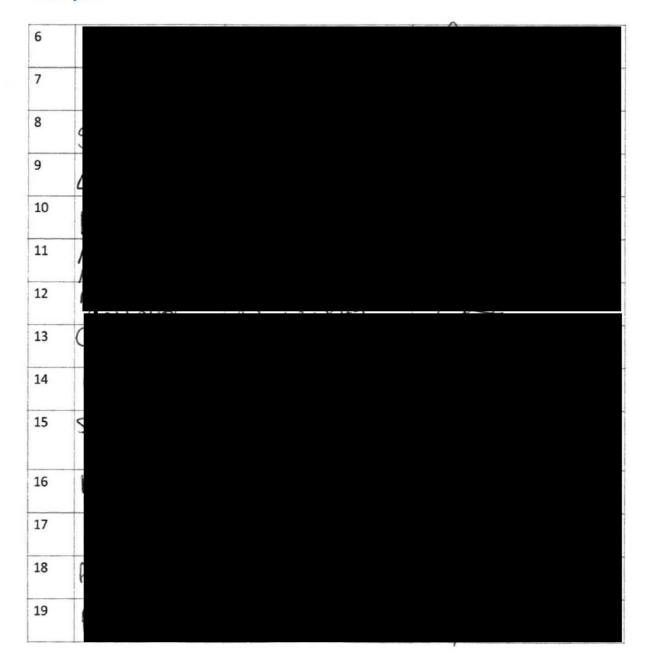
PETITION TO SEFTON MBC PLANNING COMMAGENDA Item 3

Date:...15/03/2022
Application No./Title/Details:
Licensing Act 2003 (Premises & Club Premises)
185 - 187 Linacre Road, Liverpool, L21 8JS has applied for a Premises License.

Paragraph detailing reasons for the petition:

Our objection is based on that the new application (185-187 Linacre Road) proposes that alcohol will be sold for consumption of the premises between 7am to 11pm, seven days a week.(1 hour earlier than near shop) Granting a license would provide a further source of alcohol within an area already so heavily populated with licensed premises, This will result in undue and unnecessary costs in alcohol prices reduction being sold and easily accessible to the vulnerable public to access. The consequences will be crowds of young and vulnerable people causing disturbance on streets and causing havoc on our safe streets at the moment.

We would be grateful if the Licensing team would consider our objection. Thank you.



Agenda Item 13N TO SEFTON MBC PLANNING COMMITTEE

Date:...15/03/2022

Application No./Title/Details:

Licensing Act 2003 (Premises & Club Premises)

185 - 187 Linacre Road, Liverpool, L21 8JS has applied for a Premises License.

Paragraph detailing reasons for the petition:

Our objection is based on that the new application (185-187 Linacre Road) proposes that alcohol will be sold for consumption of the premises between 7am to 11pm, seven days a week.(1 hour earlier than near shop) Granting a license would provide a further source of alcohol within an area already so heavily populated with licensed premises, This will result in undue and unnecessary costs in alcohol prices reduction being sold and easily accessible to the vulnerable public to access. The consequences will be crowds of young and vulnerable people causing disturbance on streets and causing havoc on our safe streets at the moment.

We would be grateful if the Licensing team would consider our objection. Thank you.

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PETITION TO SEFTON MBC PLANNING COMMITTEE

Date:...15/03/2022

Application No./Title/Details:

Licensing Act 2003 (Premises & Club Premises)

185 - 187 Linacre Road, Liverpool, L21 8JS has applied for a Premises License.

Paragraph detailing reasons for the petition:

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We would be grateful if the Licensing team would consider our objection. Thank you.



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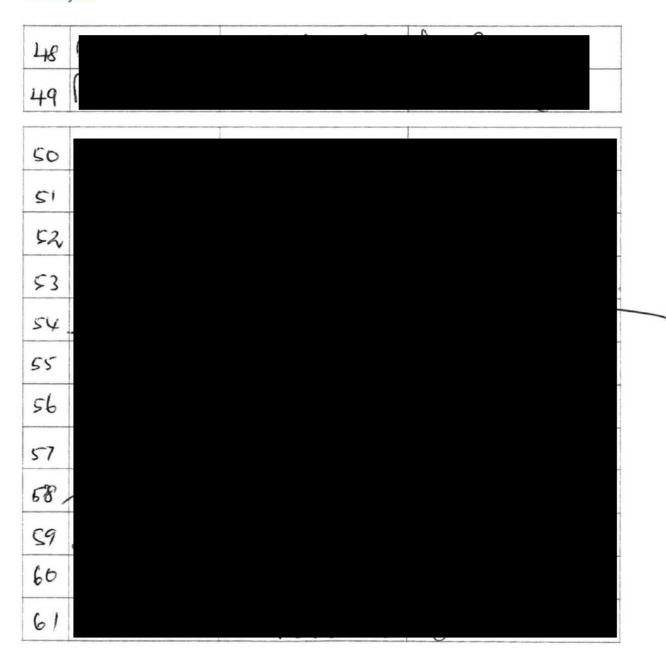
Agenda Item 3 TO SEFTON MBC PLANNING COMMITTEE

Date:...15/03/2022
Application No./Title/Details:
Licensing Act 2003 (Premises & Club Premises)
185 - 187 Linacre Road, Liverpool, L21 8JS has applied for a Premises License.

Paragraph detailing reasons for the petition:

Our objection is based on that the new application (185-187 Linacre Road) proposes that alcohol will be sold for consumption of the premises between 7am to 11pm, seven days a week. (1 hour earlier than near shop) Granting a license would provide a further source of alcohol within an area already so heavily populated with licensed premises, This will result in undue and unnecessary costs in alcohol prices reduction being sold and easily accessible to the vulnerable public to access. The consequences will be crowds of young and vulnerable people causing disturbance on streets and causing havoc on our safe streets at the moment.

We would be grateful if the Licensing team would consider our objection. Thank you.



Agenda Item 3 BUSWORTHS LANDERROAD Lander Road Primary So 2 7 0 0 0 COBB AVENUE 1200 Sub MPIRE ROAD Shelter RIDDOCKROAD 11.9m St Andrew's Memorial Hall © Crown copyright (and database rights) 2022 Ordnance Survey 100018192 Reference: Alldays Sefton Council Date: 25/03/2022 Scale: 1:1000 Created by: KC

Linacre Road

Litherland

Grant

