

Decisions of the Keighley and Shipley Licensing Panel held on Tuesday 21 July 2009

**These decisions are published for information in
advance of the publication of the Minutes**

DECISIONS:

1. **APPLICATION FOR A REVIEW OF A PREMISES LICENCE** Worth Valley
FOR THE OLD SUN INN, WEST LANE, HAWORTH, KEIGHLEY

Resolved -

That having considered all valid representations made by the parties to the hearing; valid written representations received during the statutory period, the published statement of licensing policy and relevant statutory guidance; the panel finds as follows:

- 1.1 The consumption of alcohol in the external areas of the licensed premises shall not be allowed after 2200 hours.
- 1.2 That prominent signs be displayed at all public exits to the premises requesting patrons to be quiet on leaving and entering.
- 1.3 That no external doors or windows to the licensed premises (including fire doors or patio doors) shall be propped open during the hours of 2200 and 0800 on any given day.
- 1.4 That the licensee be required to arrange regular meetings with representatives of the local residents (including the review applicants) to discuss and agree steps to resolve areas of concern that may arise from time to time.

Reason: In order to ensure that the Licensee takes all steps in their control to limit and takes steps to address issues of noise and disturbance to local residents from patrons using and leaving the premises – Prevention of Crime and Disorder Objective.

(Melanie McGurk – 01274 431873)



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Suzan Hemingway, Assistant Director Corporate Services (City Solicitor)



2. **APPLICATION FOR VARIATION OF A PREMISES LICENCE** Worth Valley
FOR THE OLD SUN INN, WEST LANE, HAWORTH, KEIGHLEY

Resolved -

That having considered all valid representations made by the parties to the hearing; valid written representations received during the statutory period, the published statement of licensing policy and relevant statutory guidance; the panel grants (in part) the application for variation subject to the following conditions:

1.1 That the licensable activities be restricted as follows:

Live Music

Friday and Saturday 0900 to 2330

Recorded music and the provision of facilities for making music and dancing

Friday and Saturday 0900 to 0000

1.2 That prior to use of facilities for making live music, a noise limiting device be fitted in the premises in consultation with the Environmental Protection Department in order to ensure that no amplified sound be audible at the nearest noise sensitive premises.

1.3 That noise from amplified and non-amplified music, singing and speech arising from regulated entertainment at the premises shall not be audible at the nearest noise sensitive premises.

1.4 That all outward opening external doors and windows to the licensed premises where regulated entertainment is being provided shall remain closed during the course of the entertainment other than for normal access and egress.

1.5 That no external doors or windows to the rear and front of the premises (including fire doors) shall be propped open between the hours of 2200 and 0800 on any given day.

1.6 That prominent clear notices shall be displayed to the rear and front exits of the premises requesting customers and staff to respect the needs of local residents and leave the premises quietly.

Reason: In order to ensure that the Licensee takes all steps in their control to limit noise and disturbance to local residents from patrons using and leaving the premises and particularly from use of amplification equipment in connection with live music – prevention of noise and disturbance objective.

2. That no dancing or other regulated entertainment of an adult or sexual nature shall take place on the premises.

Reason: In order to ensure that no regulated entertainment that may be unsuitable for viewing by children take place in the premises – protection of children from harm objective.

(Melanie McGurk – 01274 431873)

FROM: S Hemingway
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