

**From:** Mantas Bagociunas  
**Sent:** 16 March 2015 16:25  
**To:** Martin Terri  
**Cc:** Pocock Dorothy; Licensing  
**Subject:** Re: FW: Licensing Act 2003

Hi,

I agree to these four conditions proposed by pollution control.

Mantas Bagociunas

On 16 March 2015 at 14:58, Martin Terri <[terri.martin@peterborough.gov.uk](mailto:terri.martin@peterborough.gov.uk)> wrote:

Dear Mr Bagociunas,

Further to our telephone conversation earlier today, where you agreed to add the proposed conditions from pollution control to your premises licence if granted. As we need this agreement in writing, please reply by return email if you agree or otherwise to adding the proposed (four) conditions detailed below.

As discussed, representations have also been received from Cambridgeshire Constabulary and MANERP (Millfield and New England Regeneration Partnership). Where representations are received and not withdrawn, the application is determined by the licensing sub-committee. The date for this hearing has been set for 1st April at 1pm.

I look forward to receiving your prompt reply regarding the proposed conditions.

If you have any questions regarding the process, please don't hesitate in contacting me direct.

Kind regards

Terri Martin

Regulatory Officer (Licensing)

Peterborough City Council

Governance Directorate

1st Floor

Bayard Place

Broadway

Peterborough

PE1 1FD

01733 453561

[terri.martin@peterborough.gov.uk](mailto:terri.martin@peterborough.gov.uk)

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**From:** Pocock Dorothy  
**Sent:** 24 February 2015 09:59  
**To:** Licensing  
**Subject:** FW: Licensing Act 2003

Dear Mr Bagociunas and Licensing

With regards to the attached application Pollution Control would recommend the following conditions are attached to the licence:

1. Music played at the premises shall be background only.

For the purposes of this condition, 'background' means music that is inconspicuous i.e. it is possible to hold a conversation at normal volume with the music playing.

2. Disposal of waste bottles into external receptacles where noise will be audible to neighbouring properties must not occur between 23:00 and 07:00 hours.

3. Arrangements must be in place to ensure that waste collection contractors do not collect refuse between 23:00 and 07:00 hours.

4. An adequate number of suitable (lidded) receptacles shall be provided to receive and store refuse from the premises/site.

Additionally, it should be noted that the premise falls within the Council's Cumulative Impact (CI) area for alcohol licensing. This is essentially outlined by section 11.6 of the statement of Licensing Policy:

*11.6 This special policy creates a rebuttable presumption that applications within the Op Can Do area for new premises or club premises certificates or variations that are likely to add to the existing cumulative impact will normally be refused, if relevant representations are received about the cumulative impact on the licensing objectives, unless the applicant can demonstrate why the operation of the premises involved will not add to the cumulative impact already being experienced.*

It appears from the application that no consideration has been given to this special policy by the applicant. Section 11.7 of the statement of Licensing Policy states:

*11.7 Applicants will need to address the special policy issues in their operating schedules in order to rebut such a presumption.*

If Mr Bagociunas agrees to these conditions and demonstrates that the specific policies outlined above have been taken into consideration, there should be no need for this department to make any further representations.

Regards

Dorothy Pocock

Pollution Control Officer

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**From:** Licensing [<mailto:eh.licensing@peterborough.gov.uk>]

**Sent:** 06 February 2015 12:44

**To:** Burton Jana; Day Adrian; Clark Graeme; [greg.brown@cambsfire.gov.uk](mailto:greg.brown@cambsfire.gov.uk); Heather Day; Helen Knighton; Littlemore Ken; Neighbourhoods; Ogle-Welbourn Wendi; PC Robinson; Png Control Enquiries; Pollution Control (GCSX); Stevenson Claire; Woods Karen

**Subject:** Licensing Act 2003

Under the Licensing Act 2003 we have received the attached ON LINE application.

As a responsible authority you have 28 consecutive days to make any representations regarding this application, **from the date we received the application** (which is not necessarily today). If we have not heard from you by the end of **SIXTH MARCH 2105** then we will assume that you have no representations to make regarding this application, and we will process it in accordance with the Act.

Please note that any representations must be related to the four objectives of the Act.

Please quote 070898 in any correspondence regarding this application.

Regards

The Licensing Team