Appendix D

Stone, Derek

From: Robson, Debra

Sent: 23 November 2018 17:16

To: Robson, Debra

Subject: FW: 8/03853/LAPREM & 18/01499/FUL

From: DEAN KENDELL

Sent: 23 November 2018 12:00

To: Licensing Shared Email; Public Protection; Planning CHD Referrals

(CPL); City Help Desk

Cc:

Subject: 8/03853/LAPREM & 18/01499/FUL

I am objecting to the both the Planning & licence extension application.

This is a residential area and although we are not within 50 meters as close as 100 meters we should have been at least notified if not consulted. Is the 50 meters the absolute minimum because it looks like you have only consulted 10! properties when this development will affect over 50.

We are already subjected to noise from this establishment with "special events" spilling into the street at closing time. Now reviewing at how they have developed the outdoor space with a Bar & Kitchen along with heating along with an application to stay open longer I fear our lives will be blighted even further. Trees and bushes have already been cut down, these acted a barrier to the noise that came from the premises.

Why has most of the work been allowed before the consultation period has ended and the application has been approved?

If the outdoor space is allowed to remain usable until 0200 with music and serving alcohol we might as well sell up now and move. Common sense should dictate that outdoor activities must cease at 2300 to allow the local residents quite entitlement in there chosen dwelling. I urge the Applications are rejected or at least to amended the application to remove the outdoor space from the extension.

This is just further evidence that the local Authority does not consult, consider, cooperate with or protect local residents over businesses.

If this goes ahead and we are blighted with constant noise I will have the Police and Noise pollution number on speed dial.

Yours Hopefully

Dean Kendell Flat 22 Carlton House 1-6 Western Parade Southsea PO5 3ED