

The Licensing Act 2003

Interested Party Representation Form

The Licensing Act 2003 (the act) makes local authorities responsible for the licensing of pubs, clubs, theatres, cinemas, restaurants, takeaways and so on. Some premises may apply to extend their hours or add some form of regulated entertainment and this is where interested parties can have their say by making relevant representations and objecting to the proposals.

Interested parties

As well as Responsible Authorities, any other person can play a role in a number of licensing processes under the 2003 Act. This includes any individual, body or business entitled to make representations to licensing authorities in relation to application for the grant, variation, minor variation or review of premises licences and club premises certificates, regardless of their geographical proximity to the premises. Any representations made by these persons must be 'relevant'. For a representation to be relevant it must:

- relate to the likely effect of the grant of the licence on the promotion of the licensing objectives
- be made by an interested party or responsible authority
- not have been withdrawn
- not be 'frivolous' or 'vexatious' or, in the case of a review, 'repetitious' if made by an interested party

In the case of variation applications, the representation must be confined to the subject matter of the variation.

What are the Licensing Objectives?

- **The prevention of crime and disorder**

(Examples of representations relevant to this objective are illegal drugs, sex related activities, violent behaviour, anti-social behaviour, drunkenness, drug dealing, underage selling, however, guidance issued under Section 182 of the Act states that beyond the immediate area surrounding the premises are matters for the personal responsibility of individuals under the law)

- **Public safety**

(Examples of representations relevant to this objective are lack of adequate lighting, unauthorised alterations to property and so on)

- **The prevention of public nuisance**

(Examples of representations relevant to this objective are noise nuisance, noxious smells, anti-social behaviour, litter in the vicinity and so on)

- **The protection of children from harm**

(Examples of representations relevant to this objective are underage selling, sexual activities, access to premises, drugs use and so on)

The Section 182 Guidance is a valuable source of information that interested parties may wish to consult when considering making a representation and can be found online on this link: <https://www.gov.uk/government/publications/explanatory-memorandum-revised-guidance-issued-under-s-182-of-licensing-act-2003>

Section 1 - Application Details

Applicants Name	
Premises Name	THE TURKEY SHED
Premises Address	ALBION FARM
Type of Application	PREMISES LICENSE

Section 2 – Details of Person making Representation

(if you are a representative for an objector please use the next section)

Title <i>(Mr/Mrs/Miss/Ms/Other)</i>	MRS
Full Name	RABANA KHAN
Telephone	XXXXXXXXXXXXXXXXXX
Email Address <i>(we will use this to correspond with you unless you notify us otherwise)</i>	XXXXXXXXXXXXXXXXXX
Full Address <i>(Including postcode)</i>	THURSTON CLOUGH FARM, THURSTON CLOUGH ROAD, OLDHAM, OL3 5RE

Please note that a full copy of your objection (including your name and address) will be sent to the applicant and will be a public document at any hearing of this matter.

Section 3 – Details of Representative

Title <i>(Mr/Mrs/Miss/Ms/Other)</i>	MRS
Full Name	RABANA KHAN
Telephone	XXXXXXXXXXXXXXXXXX
Organisation	
Email Address <i>(we will use this to correspond with you unless you notify us otherwise)</i>	XXXXXXXXXXXXXXXXXX
Full Address <i>(Including postcode)</i>	THURSTON CLOUGH FARM, THURSTON CLOUGH ROAD, OLDHAM, OL3 5RE

Please state nature of position:

(residents association / ward councillor / MP / trade association)

RESIDENT

Section 4 – Representation Details

- ☒ I object to the application being granted at all
☐ I object to the application being granted in its current form*

*if you choose this option remember to tell us in Section 5 what changes you would like to see

You need to complete the boxes below as fully as possible. If you do not, then the Licensing Panel may not understand why you have objected.

Try to be as specific as possible and give examples such as “on 1st February 2021 I could hear loud music from the premises between 10pm and 1am. I am concerned that if the premises is allowed to open until 2am this will cause further public nuisance to me and other residents on the street”

Licensing Objectives

The Prevention of Crime & Disorder

Please state the reasons you believe granting the application will undermine this objective

The requested hours — up to 11.30pm on weeknights, 1.30am at weekends, and 11.30pm on Sundays — are wholly unsuitable for a quiet neighbourhood. Approving this licence would lead to ongoing noise nuisance, disruption of family life, and a negative impact on the wellbeing of the community.

This will give the opportunity for persons who are known to cause trouble to come in to the area and cause unacceptable behaviour by becoming intoxicated and take illegal drugs. It will also become a place for those who sell illegal drugs to come to the events to sell such drugs which will in turn cause a huge disturbance.

Public Safety

Please state the reasons you believe granting the application will undermine this objective

DUE TO THE PROXIMITY TO MY FARM I BELIEVE THAT THE OVERSPILL OF THE EVENTS COULD SPILL ON TO OUR SURROUNDING AREAS WERE IN THE PAST WE HAVE HAD PERSONS COMING UP THE TRACK WHO ARE INTOXICATED OR AND HAVE TAKEN ILLEGAL DRUGS AND CAUSED DAMAGE TO OUR OUTBUILDING BY SETTING UP CAMP THERE SMOKING ILLEGAL DRUGS AND CAUSING A DISTURBANCE.

The Prevention of Public Nuisance

Please state the reasons you believe granting the application will undermine this objective

At a recent outdoor event on Friday 20th June, the live music was extremely disruptive. The volume was so high that it could be clearly heard inside homes with the windows and doors shut, and the noise was powerful enough to make houses vibrate. It genuinely felt as if the music was being

played inside the house. We live on the hill opposite Albion farm and can see clearly the car park and buildings. We can see clearly the tractor event which is a yearly event and this has been disturbing however knowing that it is yearly helps alleviate our worries.

Protection of Children from Harm

Please state the reasons you believe granting the application will undermine this objective

This level of disturbance is unacceptable in a residential area. Children, many of whom have bedtimes around 7 o'clock, were kept awake due to the noise, which carried on late into the evening. If the licence is granted, residents face the prospect of this happening regularly throughout the week, causing sleep disruption for children and adults alike and severely affecting quality of life.

I have a child at primary and another at College and one at University. These children need to sleep to get up in the morning and also work in to the night completing assignments. This will not be possible given the noise which will be generated., I work full time and will be equally disturbed by the noise as will my adult children and husband . My grandchildren as young as 2 and 5 month of age also live with us and need peace and quiet.

The requested hours — up to 11.30pm on weeknights, 1.30am at weekends, and 11.30pm on Sundays — are wholly unsuitable for a quiet neighbourhood. Approving this licence would lead to ongoing noise nuisance, disruption of family life, and a negative impact on the wellbeing of the local children.

MY DAUGHTER IS CURRENTLY LIVING WITH US AND HAS 2 YOUNG CHILDREN UNDER THE AGE OF 2. THE CHILDREN HAVE A BEDTIME SCHEDULE WHICH MEANS THEY ARE PUT TO BED AT 7 AND ANY NOISE AFTER THIS TIME WILL HAVE AN IMPACT ON THEIR SLEEP PATTERN AND THEIR GENERAL HEALTH AS THE 4 MONTH CHILD HAS ALREADY GOT A MEDICAL CONDITION FOR WHICH SHE HAD A STRICT ROUTINE.

Section 5 – Suggestions

(please provide any suggested conditions that could be added to the licence if granted which would remedy the cause of your representation, or other suggestions you would like the licensing panel to consider)

THERE ARE NO CONDITIONS I CAN ADD THAT WOULD REMEDY MY APPLICATION

Section 6 – Signature
Sign: Rabana Khan Date: 1st September 2025

Guidance Notes:

Please provide all relevant information you feel is pertinent to the consideration of the application. The Licensing Authority will review all representations as they are received, and any information contained within representations that is not considered relevant for the purposes of determining the application will be highlighted.

Members of the Panel who preside over any subsequent hearing to determine the application will be alerted to the highlighted sections of representations and informed those sections cannot be considered in their decision-making process.

If you do make a representation you will be invited to attend the Licensing Panel hearing and any subsequent appeal hearings. Where you choose to attend the Panel, you may only address the panel around the relevant sections of your representation and will not be permitted to discuss the highlighted irrelevant information.

Please return the completed representation form, and any additional evidence, to the Licensing Service, Sir Robert Peacock House, Vulcan Street, Oldham, OL1 4LA or email to representations@oldham.gov.uk

TIME LIMITS

All representations must be returned within the statutory period, generally 28 days from the date the notice was displayed on the premises or the date specified in the public notice in the newspaper.

If you are unsure of the time limit to lodge a representation for a particular application, please check with the Licensing Service by emailing representations@oldham.gov.uk