APPENDIX E – Valid Representations

	Name	Address	Representation	Date
				Received
1			I wish to object to RCC (Ramsey Cricket Club) having an alcohol licence that runs past 12MN. As probably one of their closest neighbours, we have had many issues in the past with excessive noise and general public nuisance when the club hosts events running past midnight. As we didn't, and still don't, want to see the club close, we tried to discuss our concerns with the club directly rather than reporting it officially. That did not work as the club was rude, dismissive and disrespectful. It would not be an exaggeration to say that we have suffered years of harassment from the club. I can provide evidence if required. I know, that we are considered awkward by the club, just because we are unreasonable enough to want to sleep after midnight. I have lost count of the number of times I've been told that we shouldn't have brought a house near a cricket club. The club however, refuse to accept that because they are in a residential area, they should have concern for their neighbours. We knew we were buying near a cricket club, we did not know we were buying near a noisy, cheap drinking den where the parties often ran until 4am and often much later. I accept that this was in the past, and I hope things never go back to the bad old days but a lot of the same people are still there and I know it can be difficult to change a long established culture when many of the protagonists remain. I will also give examples of two incidents that occurred this year which lead me to have concerns that the culture has not changed enough for them to be trusted with a license until 02.00. As previously stated, we do not want to see the club close, we enjoy seeing the kids out learning to play and I also hope that the Club is being sincere, when they state they wish to be a community hub. I would however point out, that several community clubs, who were using the facilities, were forced to find alternative venues when RCC, locked the doors and would only allow their members to access to the building. Those clubs have never returned. I	21.11.2023

General description

I note that RCC's, club license is still in place. Regardless, the club has been actively promoting the building as a venue for parties etc where alcohol is severed. This practice demonstrates a disregard for the licensing laws. I have no confidence that this attitude will change with the introduction of a new license.

Prevention description

RCC state that they will enforce a responsible alcohol service. Previous experience shows this has not happened in the past. However, I have heard of an incident that occurred this year, where the barman stopped serving alcohol to some people as they were very drunk. When he refused to serve them, they became aggressive, leaving the barman no alternative but to call the police. The police attended and dealt with situation. The next day, rather than being praised for acting responsibly, the barman was sacked by the chairman who was angry the police had been called. He was no doubt concerned that the police being called would impact on his licence application. I'm sure the police will be able to verify their attendance. This incident is of concern as, it again demonstrates, a disregard for the licensing laws. By not enforcing responsible alcohol consumption, especially if patrons are aggressive, increases the risk of crime and disorder offences.

Nuisance description

Typically, when the club has a function, the doors and windows are thrown open and groups congregate on the terrace. I can only assume it gets hot inside. The noice levels are very high which is a nuisance and prevents us from sleeping. The club has now added a first floor terrace, which is directly opposite and at the same level as our bedroom. This greatly increases the noise transmission to our bedroom. If the license were to run until 2am at weekends, we would get very little sleep. In addition, when the party finishes, it is not uncommon for revellers to be very noisy when leaving. Also, it often takes a long time for them to disburse. Revellers often sit on the steps on the ground floor terrace, chatting and singing for a considerable time. This in itself presents a <u>public nuisance</u>. Yet again, I have evidence from this year, 9th September in fact, when the party was in full swing until 04.00, this with an existing, if apparently ignored, license until 2am. Then, as per usual, the noisy

reveller's congregated outside and continued making a nuisance of themselves until 0425. This incident demonstrates that the culture persists and yet another example of a blatant disregard for the licensing laws and neighbours.

Opening hours

As previously stated, the club is in a residential area, should they be allowed to operate until 2am every weekend, it would constitute a <u>public nuisance</u>, especially as the drinkers will have had an additional two hours of drinking. Having such a noisy and nuisance club with drinking permitted until 2am every weekend, will lead to sleep deprivation, as it has done in the past. This represents a risk to our <u>safety</u> as the dangers of sleep deprivation are now well documented.

I hope that you will agree that RCC should not have a licence to sell alcohol until 2am in a club surrounded by people's homes. The additional two hours of drinking will cause a public nuisance, with excessive noise both during and after events. Our safety will be compromised as we will be exposed to sleep deprivation and it's associated risks. I am also concerned that the potential for fighting and other crime and disorder offences will be increased. Especially in light of the incident mentioned above.

It should also be pointed out that every pub and bar in Ramsey closes at 12MN. The club being open until 2am every weekend will adversely affect that business model, increasing the risk that they may have to close their businesses. Also, should the club be allowed to open until 2am every weekend, the cricket club will become a destination for all the drunks in Ramsey when the pubs shut their doors.

2	Regrading:- Criccetfield Lane, sale and supply Alcohol and the provision of recorded and	Initial Letter
	live music licence application.	16.11.2023
	I have concerns about the times the licences has been applied for. I do not understand why the alcohol icence to sale and supply alcohol on Friday and Saturday goes on to 02.00 hours.	
	I have also concerns about the provision of recorded music on Friday and Saturday till 01.00 hours.	
	I have concerns about live music on Friday and Saturday until 01.00 hours.	
	I also have concerns other days of the week go on to midnight especially Sunday. I thought noise atatement meant no disturbing noise after 23.30 hours.	
	I would accept itif they applied for the occasional special extension licences on rare occasions perhaps at New Year over midnight but even then do not see whythey need to apply for it to 0200 hours. My concern is that they are going to start regular ate night entertainment with alcohol.	
	You can see fron my address, that my property backs on to the Ramsey Pavilion Hub and very close to the main door. I am wondering why they need the licences to go on so late, are they preparing to open a night club, this was never what I expected when supported use for the benefit of the community in the original planning application? Late night opening was never mentioned.	
	I have always been very supportive of the increase use of the building to the benefit of the community, especially youth activities and had hoped that the positive activites would reduce the misuse of the area by drug users and others intent on antisocial behaviour. In the past I have had youth break into my garden from the then cricket club field property. I have also provided photographic evidence for the police for misusers to be identified by the police, at a rsk to me. Never has the Cricket Club been appreciative of his. Even when youth were abusing the cricket club nets and police caught them as I rang them. This support has always been ignored by the Cricket Club, in fact they have been awful neighbours. I had hoped that when there was a joint committee of Pavilion trustees this would improve this.	
	I am in my 70's and my neighbours are all retired and several in their 80's. This will disturb us all greatly.	

I wrote against this licence application due closeness of my property to the Pavilion hub.

I do not wish alcohol to be provided or sold after midnight. Unless an exception for a specific event licence has been applied for. I have experienced the noise of those that have been drinking and they are very rowdy, this could be a bigger problem if they have been drinking since 10.00 hrs and as my house is so close, I know how disruptive this can be to me. It can be very frightening, as I am now a widow and live on my own. In the past my husband and I have had to avoid using our garden lounge due to the noise of excited disruptive people, as they are so close to our fence. I can hear this even if I am indoors and my windows are closed and I am at the front of the house. It's unbearable in the summer when windows are open and people spend more time outside drinking and become rowdy, loud and language intolerable.

Further email 23.11.2023

I also think it is unfair to other places around, who do not have the same hours. Many of these other businesses are struggling to keep going, the extra hours at the Pavilion Hub could make this worse.

The Pavilion Hub is in a residential area, and the residents didn't expect the sale of alcohol or music to be played to the early hours of the morning, therefore we have not had the opportunity to not purchase the property.

I have been told that I shouldn't have bought a property near the Cricket Club, but Cricket is only a summer sport, so not the whole year round. The noise even from the football club is very intrusive and that's the other end of the field from our property.

I love to see the cricket and very happy to support sport and was very supportive of other activities to occur. Nobody mentioned when we were invited to look at the plans the long hours alcohol would be available and music played, throughout the year. If it was I would have made my concerns at planning application made and hopefully would have avoided this upset. It is a shame that the Pavilion Hub did not discuss this with their neighbours prior to application leaving us to see it in the Hunts Post.

Previously, it was members only, so no hiring out of building, therefore restricted numbers as could only be members or those signed in by members but now could be large groups of the public. Even when it was members only, it has been very disruptive and at times scary with disruptive behaviour. Now the main door is on the side of the building closest to our house, previously it was on the field side of the building.

I also have concerns about increase in drink driving.

We have struggled to remove the drunks from the centre of town and the abuse and fear that they have caused, terrifying some local people and my concern they will move to the Pavilion where they can get alcohol from 10.00 hours.

I wish to object to the Pavilion Hub to be able to play live or recorded music to 01.00 hours. Again feel this is unnecessary and maximum time should be midnight at weekends e.g. Friday Saturday. If need it later for special events such as new year to request a licence for this event, not to be all the time. I know how intrusive this can be as already have experienced this. The intrusion can be tolerated occasionally but if they get the booking for parties etc., that they want to help pay for the building and upkeep, this is not going to be the occasional members only party or celebration of the end of the season, it could be constant.

had numerous complaints from residents that surround the cricket club and all those people have had back is 'Tough, looks like you're just gonna have to put up with it 'cause we ain't turning it down or stopping! They don't keep the doors closed as stated on the forms to reduce noise. They don't stop selling alcohol once their license time is up and they can be seen quite clearly gambling and drinking to at least 3/4am some nights. Why don't you ask them to see their inside security camera footage and then you'll see what they get up to after hours. Ramney Pavilion—Hull: application Ramney Acus with certainly cause trouble, The main plans for late hours. The munic plans for late hours is not acceptable with no central of volciume The flavilion is no close to our homes The flavilion is no close to our homes The flavilion is no close to our homes Planes do not grant this permina without			They have an administrator so application occasionally for exceptional events such as New Year should not be a problem but even then they should not be able to sell alcohol till 02.00 hours as goodness knows what time they will actually leave causing disruption. I feel that a maximum time of midnight at weekends for the sale of alcohol live and recorded music is sufficient to not cause a problem but enable them to hold events to help pay for the upkeep and costs of running the building. I had thought that many of the events the hub was to be used for, was for youth activities or coffee mornings. For these activities, alcohol is not necessary.	
allowed such late hours. The munic plans for late hours is not acceptable with no control of volume This provision is so close to our homes This provision is so close to our homes	3		had numerous complaints from residents that surround the cricket club and all those people have had back is 'Tough, looks like you're just gonna have to put up with it 'cause we ain't turning it down or stopping!' They don't keep the doors closed as stated on the forms to reduce noise. They don't stop selling alcohol once their license time is up and they can be seen quite clearly gambling and drinking to at least 3/4am some nights. Why don't you ask them to see their inside security camera footage and then you'll see what they get up to after hours.	23.11.2023
testriction and thought for its living	4		allowed such late hours. The munic plans for late hours is not acceptable with no control of volume The Musilion is so close to our homes	23.11.2023

5		field Lane, Application For Premises Licence – Applications for Extended Alcohol, Live and Recorded and Extended Opening Hours Application No. not known.	Initial email 24.11.2023
	Dear S	irs,	
	30 th . O	d be grateful if you would accept this email as my objection to the application by Hannah Lawton, dated ctober 2023, for Extended Alcohol, Recorded and Live Music Licence with Extended Opening Hours in t of Ramsey Pavilion Cricket Club, Cricketfield Lane, Ramsey, Huntingdon, Cambridgeshire,PE26 1BG.	
	<u>Gener</u>	<u>u</u>	
	1.	Below is a copy of my email to Huntingdonshire Licensing Section recording that I had I attended Pathfinder House. St Mary's Street. Huntingdon. PE29 3TN, had been refused a personal inspection of the "register or the record of this application" and requesting that it be provided to me by email. At the time of sending this email I have neither received the copy documents or even a substantive reply. All that I have received is an automated acknowledgement.	
	2.	The only sources of information in respect of Ramsey Cricket Club or the Pavilion building available to me is the Ramsey Cricket Club website (www.ramseycricketclub.co.uk), which provides no details of who now runs or controls it (the applicant named "Hannah Lawton" is not mentioned) and in respect of the Pavilion building it is a short public relations type video on YouTube (https://youtu.be/jhwncusAuzk), which shows an internal view of the building. I have only been in the building once, on 5th. May 2022, when I attended to vote as it was set up as a Polling Station.	
	3.	I have Ramsey, Huntingdon, Cambridgeshire, PE26 1BE since September 2017 and have lived in the property since April 2018. It is one of the three nearest properties (hereinafter "the Fellowes Drive properties") to Ramsey Pavilion Cricket Club building and each property shares a boundary with the Cricket ground.	
	4.	Attached is a photograph (titled IMG_20220505_152736 - view from SW corner of CC house - rear of No 12 to 14 - 5-5-2022 at 15.27) taken by myself on 5 th . May 2022 from the corner of the Pavilion building that is nearest the Fellowes Drive properties. The pile of earth far right is by the back fence of No. 14 Fellowes Drive, above which can be seen the end of No. 13 Fellowes Drive, to the left of this is No. 12 Fellowes Drive. Between Nos. 12 and 13 Fellowes Drive can be seen the top of the north end of No. 10 Fellowes Drive and in this view the building of No. 11 Fellowes Drive is hidden behind No. 12 Fellowes Drive. Above the right end of the skip can be seen the window in the extended part of No. 12 Fellowes Drive from which I can clearly see the end of the Pavilion building. From this photograph it can be seen that the Pavilion building is very close to the Fellowes Drive properties.	



Failure to Provide Proper Notice of the Application

- 5. Nobody connected with, by or on behalf of Ramsey Cricket Club or the Applicant if she is not acting on behalf of the Ramsey Cricket Club have made any attempt to contact myself or so far as I am aware the owner/residents of any property in Fellowes Drive in connection with the application.
- 6. I understand that the Ramsey and Warboys Informer is a newspaper that, I understand, is distributed free to all properties in Ramsey, but there has been no notice of this application in that publication. I understand that the Fellowes Drive properties only became aware of this application because Mrs. Clack at No. 13 Fellowes Drive had seen reference to it in something called "The Hunts Post", which hitherto I had not seen or heard of. I have since found that this is an obscure website and cannot find any suggestion of a public notice of the application on this website. Only by subsequent "digging" did I find on the Huntingdonshire District Council "Public Notice Portal" any details of the application. In the

circumstances it is evident that Hannah Lawton has failed to provide proper notice of the application to all those who are or are reasonably likely to be affected by it if is granted.

7. Whilst this may sound cynical, one cannot but suspect that this is a case of do not tell then they cannot complain until it is too late.

Present Noise Levels From the Ramsey Pavilion

- 8. Hitherto Ramsey Pavilion has been licenced for the sale of alcohol, presumably for the discreet sale of alcohol to club members mostly when a cricket match is being played. Provided that this does not cause disturbance to the owners/residents of the Fellowes Drive properties. If this application is granted it will authorise the turning of the Ramsey Pavilion from a Cricket Club clubhouse where alcohol may be discreetly served to club members into some form of live music venue/night club.
- 9. If you view the video on YouTube (https://youtu.be/jhwncusAuzk), which shows an internal view of the building, it will be self-evident that the Pavilion building is not equipped for the performance of recorded or live music and that in the ordinary course of events the doors facing the cricket pitch are opened, if only to reach the tables and chairs that are outside those doors.
- 10. If the doors are left open whilst recorded or live music is being played there must inevitably be noise pollution affecting the nearby properties, including the properties in Fellowes Drive.
- 11. I understand the Nos. 13 and 14 Fellowes Drive suffers from noise when some evenings during the summer Ramsey Pavilion patrons have moved from the pitch side of the building to the opposite side of the building adjacent to the Fellowes Drive properties. I have on occasion heard this when I have returned to No. 12 Fellowes Drive at night but once I have moved inside the building, I have ceased to hear the noise, probably because my living accommodation is on the opposite side of the building to the Pavilion building.

Are The Applicant and Associates Able to Control the Venue if the License is Granted?

12. It isn't clear from the limited information that I have been able to obtain whether it is intended to close the premises promptly when the licensed activity is due to finish at the time on the licence or the premises are to remain open. If the patrons who have been drinking alcohol until 2.00 a.m. do not just get up and leave what is to happen? Will they be ejected into the grounds to cause noise and disturbance until when? 3.00 a.m., 4.00 a.m. or 5.00 a.m. Presumably, a significant number of patrons will have arrived by car, which means that there will be a lot of car associated noise as well.

- 13. I have no information upon who the Applicant, Hannah Lawton is, who she represents or as a potential licensee whether she has the experience and expertise to control a late night live music venue in whatever format it is conducted.
- 14. If the application is being made on behalf of the Ramsey Cricket Club then, from my experience of dealing with its Secretary (Tracey Courtney) and Chairman (Stephen Buddle) in connection with a claim arising from damage caused to my property by a large tree located within the Cricket Club grounds and controlled by Ramsey Cricket Club, I doubt if the Ramsey Cricket Club personnel have the experience and expertise to control a late night live music venue in whatever format it is conducted. It is very likely that their attitude to the local residents will be "That is your problem, we couldn't care less.".
- 15. The damage claim referred to has been outstanding since June 2021 and from the conduct of the Club's Chairman I can reasonably suspect that the Club is operating without any effective public liability insurance. In my past professional experience land occupiers pass such claims to their insurers or solicitors. In this case the Club has done neither and have continued to refuse to confirm who its insurers are. The attitude of the Club Chairman has been to deny everything, allege "facts" but without providing any evidence whatsoever, even to the point of suggesting that the 80 foot tall tree that has caused the damage had mysteriously moved into my garden! It hadn't moved and is still in the Cricket Clun grounds. In connection with this matter I invited the Huntingdonshire District Council's Arboricultural Officer to intervene under the Local Government (Misc. Provisions) Act 1976, Section 23. Ultimately, she reported that whilst in her opinion the case was not sufficient to warrant her acting under that provision, she was giving the Cricket Club appropriate advice. So far as I can tell that advice was entirely ignored.
- 16. From the experiences related to me by the owners of Nos 13 and 14 Fellowes Drive in dealing with the Cricket Club over the years before I moved into No. 12 Fellowes Drive, what I have experienced with dealing with the Club's Chairman could be regarded as the Club's idea of "normal behaviour".
- 17. On the basis of the limited information available and past actual experience it is not clear that the Applicant, Hannah Lawton, or the Ramsey Cricket Club have the experience and necessary expertise to control a late night live music venue in whatever format it is conducted.

Conclusion

18. In all of the circumstances I would ask that this application be rejected in its entirety.

Thank you for your email of 24th. November 2023 and for the additional information contained therein.

I have complied the following points as a form of addendum to my objection email dated 23rd. November2023. Whilst I appreciate in the light of the additional information that some of my points in that email will be

Further email 26.11.2023

disregarded there are elements that are relevant, and I have crossed referenced those paragraphs with the following where relevant.

Advertising the Application

1. In respect of advertising the application, whilst I note your outline of the requirements it isn't clear that even these have been complied with in this case. After I attended your offices on 23rd. November 2023 I attended the public entrance to the cricket ground in Cricketfield Lane where I found that (a) the entrance was locked and (b) there was no trace of the blue notice that you refer to whether it be attached to the gate, entrance posts or on a separate post nearby. Whilst it maybe that a notice in prescribed form was erected on 30th. October 2023 (the date that application number 274313 was entered), if that notice in prescribed form is not in situ for the full 28 days, does that mean that the legal requirements have been discharged by the applicant?

With reference to the four headings under which objections have to be focused if they are to be considered "relevant", which headings you list as:

Prevention of crime and disorder

Prevention of public nuisance

Public safety

Protection of children from harm.

General

2. Following interrogation of the Charity Commission website in respect of the publicly available information relating to Ramsey Pavilion Hub I am still unable to establish who "Hannah Lawton" is, who she represents/or is instructed by. That information may be in the "Redacted application" but when I attempted several times to download/view the document I just got a screen message "Error. There Was A Problem Fetching The Document". However, the Charity Commission website did inform me that the presumable, founding and existing Trustees are "Stephen James Buddle" and "Harry James Courtney-Buddle". The former I have already had dealings with and, presumably, the latter is a relative of the former. The controlling presence of these persons does not inspire any confidence for the reasons detailed in my objection email dated 23rd. November 2023 (para. 14, 15, 16 and 17).

The sections of the application headed:

Opening Hours General Description.

Opening Hours Prevention Description.

Opening Hours Public Safety Description.

Opening Hours Public Nuisance Description.

Opening Hours Protection of Children Description.

3. These are all drafted in, basically, generic terms, as, in essence, the actions outlined are all in the future, so there is little if anything to test what is actually meant by the drafting against. If these sections were drafted in any other way the Applicant would be inviting the application to be objected to and refused. These sections would be more accurate if drafted along the lines of "This is the theory, just give use the licence now so we can do what we like afterwards."

Prevention of public nuisance

- 4. In my objection email dated 23rd. November 2023 I detailed how close the Pavilion building is to the properties in Fellowes Drive (para. 4 and attached photograph titled IMG_20220505_152736 view from SW corner of CC house rear of No 12 to 14 5-5-2022 at 15.27).
- 5. According to the plan forming part of the application a substantial amount of ground around the Pavilion building is to form part of the premises to which the applied for licence relates to if the licence is granted. The boundaries are delineated on the plan in red to include the patio area, but the plan is indorsed "Notes The contractor is not to scale dimensions off this drawing", i.e. the distances, etc. shown in the drawing are not to be relied upon.
- 6. In the absence of further information it must be assumed that the Applicant is intending tables and chairs, etc. to occupy all of that land so delineated in red with the patrons contained therein creating noise which will reach the properties in Fellowes Drive, as detailed in my objection email dated 23rd. November 2023 (Para. 9 and 10). Examples of the likely tables and chairs can be seen in part of the short public relations type video on YouTube (https://youtu.be/jhwncusAuzk) (Para. 9).
- 7. Under the sections "Live Music" and "Recorded Music" the Applicant seeks to have this authorised outside the building, presumably in the area delineated in red with the live music and recorded music generating noise which will reach the properties in Fellowes Drive as detailed in my objection email dated 23rd. November 2023 (Para. 9 and 10).
- 8. In both cases the use of live music and recorded music is to be at the discretion of whoever is hiring the Pavilion for an event and not the Applicant/ Ramsey Pavilion Hub. The Applicant in her application states "where DJs are hired for private events, and they may use their own amplified speaker systems". This is a diplomatic way of saying that DJs (or anybody else hiring the Pavilion) can do what they like. The application is silent on the point, but will the Applicant/ Ramsey Pavilion Hub have anybody present during the whole of these hirings to supervise and restrict the noise levels?

- 9. The Applicant does not indicate who it is intended to let the Pavilion building to, but as the extended licencing hours are for Friday and Saturday nights and she specifically refers to "DJs", this suggests that the Applicant/ Ramsey Pavilion Hub is intending to market the Pavilion to the wedding reception/18th. and 21st. birthday party market.
- 10. It should be self-evident that 200 persons in a wedding reception or at an 18th. or 21st. birthday party will make a lot of noise and particularly so if they have been drinking alcohol for the previous four to six or more hours.
- 11. It is no use the Applicant suggesting that the residents in the Fellowes Drive properties should complain because (a) who do they complain to? (b) what is the expected response to that complaint? (c) complaining to the Applicant or Ramsey Pavilion Hub after the event is all a bit late. The cause of the noise will have long left whilst Ramsey Pavilion Hub will have already banked their fee.
- 12. If the patrons who have been drinking alcohol until 2.00 a.m. do not just get up and leave at that time what is to happen? Will they be ejected into the grounds to cause noise and disturbance until when? 3.00 a.m., 4.00 a.m. or 5.00 a.m.?
- 13. The residents in the Fellowes Drive properties are all retired pensioners and to expect any of them to be able to get 200 at least inebriated, if not violently drunk, 18 or 21 years olds to quieten down their noise is not going to be successful. It is quite possible that for the 18 or 21 years olds "laugh" the resident suffers a personal injury, even if it is unintended.
- 14. This scenario assumes that those 18 or 21 years old remain in the area bordered in red on the plan. It is very likely that some will "wander" over the cricket ground out of range of the lights affixed to the building and fuelled by alcohol be capable of getting into all sorts of mischievous /criminal behaviour that causes damage to adjacent properties and consequential financial loss to their owners. Equally, some may cause damage to each other.
- 15. It is very likely that a large proportion of the patrons will arrive by car. Having been ejected from the Pavilion building then what does the Applicant/ Ramsey Pavilion Hub expect to happen? It is no use saying that they will just leave quietly as 200 at least inebriated, if not violently drunk individuals do not leave quietly, but at least make a lot of noise and probably will take a long time doing so in the process.

Conclusion

16. In all of the circumstances I would ask that this application be rejected in its entirety.

6		As residents directly adjacent to the cricket field and pavilion, we are writing to formally object to the proposed license application referenced above. Our primary concerns revolve around potential noise pollution and the risk of anti-social behaviour stemming from the extended hours for alcohol service and music, notably exceeding the operating times of other local establishments. We acknowledge and appreciate the value of a vibrant community space. However, the current proposal's provision for alcohol service until 2am and amplified music until 1am raises significant concerns. It's noteworthy that even local pubs, located further from residential properties, do not operate past midnight. This discrepancy is a considerable factor in our objection. In the spirit of community harmony and to mitigate potential disturbances, we propose a revision to the application: -Limit the alcohol license and music hours to midnightEstablish clear parameters for acceptable noise levels, with a distinction between weekdays and weekends. Moreover, we wish to express our particular apprehension regarding the proposal to play amplified music outdoors late into the evening. While we have no objections to occasional live bands during Saturday afternoons or similar events, extending amplified outdoor music until 1am could lead to substantial noise pollution and public nuisance, adversely affecting the residential quality of life in our area. In conclusion, while we support the concept of a community-centric space, we firmly believe that the proposed license hours should be adjusted to respect the residential nature of our neighbourhood and to align with the existing local standards. We trust that the licensing committee will consider our concerns with due regard to the impact on local residents. Thank you for your attention to this matter. We look forward to your acknowledgment	26.11.2023
		of this objection and a positive resolution that benefits the entire community.	
7		To whom it may concern. I would like to raise an objection to the licensing application number 274313, Cricket Pavilion Cricketfield Lane Ramsey Huntingdon Cambs. I would like to object to the opening hours applied for on a Friday and Saturday which is 2am. We live very close to the pavilion and object strongly to the pavilion being open until 2am, whenever they have functions on now they stay open until 1am then we get all the drunk people shouting while they walk home through the field behind us, they always have all the doors and windows open during functions and the music is very loud. I think the opening times applied for are very anti-social in a residential area, my son has to go to work at 6am, he has a driving job and is kept awake whenever there is a function on at the cricket club, then has to drive. Ramsey has a perfectly good village hall for these sort of functions. The noise is bad enough for us where we live but I dread to think how bad it is for the people who's bungalows back onto the pavilion. I would like my strong objection recorded and I will be complaining as I know many others have in the past if the licence is agreed to. Thank you.	Initial email 26.11.2023
		Thank you for your reply, I don't have any issue with the public being able to use the pavilion although I thought they already were using it for functions. My only concern is the noise and how late it goes on for, we then have people leaving and walking through the field behind us making a lot of noise.	Further comment 27.11.2023

8		As a new public community centre/hub, having regular licensing hours extend from 10 am to 2 am on Fridays and Saturdays is inappropriate. None of the public houses in Ramsey open that early or stay open past midnight. It will attract late night drinkers from the surrounding villages and encourage excessive drinking and anti social behaviour and runs contrary to the non-profit's mission. During the public consultation period of the planning process, residents were assured that the bar would close at midnight to preclude the late night disturbances.	27.11.2023

9	Application for Premises Licence – Ramsey Pavilion Hub, Criketfield Lane, Ramsey.	27.11.2023
	Regarding the application, I wish to make the following comments:	
	The pavilion, although located on a sports field, very closely backs onto a residential area - the bungalows situated in Fellowes Drive, Ramsey.	
	These bungalows are mainly occupied by residents in the older age groups.	
	There is access to the Cricket Field and Pavilion from Fellowes Drive, and inevitably this will be used by persons leaving the premises late at night and in the early hours of the morning. There will inevitably be disturbance from live and recorded music, and from persons leaving the premises under the influence of Alcohol.	
	Whilst I do not object to any reasonable uses of the Pavilion at reasonable hours, the application if approved in its entirety will permit live and recorded music and consumption of alcohol into the early hours of the morning, particularly on Fridays and Saturdays.	
	There is certainly going to be noise and disturbance to residents caused by this application if it is approved in its entirety.	
	If the application is approved to <u>any</u> extent we would expect to see strict conditions imposed regarding noise and disturbance.	
	In conclusion, we very strongly believe that this is an <u>inappropriate location to</u> <u>permit sale of Alcohol until 2 am and live /recorded music until 1 am</u> – this is	
	not a town centre entertainment venue, but a venue located next to a quiet residential area.	

.0	I wish to formally object to RCC (Ramsey Cricket Club) amending there existing private club licence to a public licence with permission to stay open until 02:00hrs every Friday and Saturday night.	27.11.2023
	1: General description	
	1.1 I would note that the club's existing license is still in force which if I am correct is a licence for a private club. I'm sure you are aware that the club voted its membership requirements out some months ago now as I tried to join and have evidence to this effect in several written exchanges with club officials. I was formally written to by email from RCC (, Sean Hill) on 22/04/2023-07:14hrs and told that anybody could come and have a drink. The actual phase used was " We as a committee have decided to "scrap" all memberships belonging to "Ramsey Cricket Club" and have decided to make access to the pavillon during all match days, training days and socials events completely free and open to the public". This would suggest that the club has been operating as a public venue with a private license. Is this not a breach of licensing law and indicates a disregard for such law or perhaps it's just poot management.	
	1.2 I understand that as part of any licenced premises when it is altered / demolished and rebuilt that the licensing authority should be consulted. I am aware that during the recent redevelopment of the above premises the existing building was demolished without consent or submission of a Section 80 notice. I believe that no pre consultation took place with the main funding partner of this decision. The build then continued without planning permission. An amended design was adopted by those controlling the build (RCC) with no pre consultation with their main funding partner, (RNT) or indeed a revised planning permission to HDC during which your office as a statutory consultee would have been notified and no doubt committed on. A later retrospective application for planning permission was made once the building works were well underway. I raise this point simply as one, the main public entrance was relocated from the north elevation (Queen Mary Close) where the nearest domestic accommodation is approximately 79m away to the west elevation (Fellowes Drive) where the nearest domestic accommodation is approximately less than 30m away, which has subsequently resulted in a great increase in the level of noise nuisance issues which the property owner, I am sure is happy to discuss with you. Secondly this clearly shows either disregard by those in control, (RCC) of the correct and proper laws and procedures to be followed or perhaps lack of competence.	
	1.3 Current status of the building. It is my understanding that the building still does not have a final Building Control completion certificate from HDC. I also believe that the local Fire Officer was involved and made several recommendations to the finished building before it was deemed safe for use. At this time the upper terrace fronting onto the pitch can still not be used a public space so I believe but I am sure you will check and confirm this. This upper terrace has been used by RCC on numerous occasions which I find strange given that alcohol has been consumed up there. Images can easily be found on various public social media platforms and the club various sites that appear to show this. The advert of the recent Building Safety Act which came into force on 01/10/2023 no doubt will impact on the above further. This demonstrates a disregard for public safety.	
	Disabled Discrimination Act – I note this simply as currently there is no provision from the public foot /highway in Cricketfield Lane to the club for wheelchair / ambulant disabled users. They are forced to cross a grassed / gravelled rough car park neither of which are compliant under the act. As they are not accessible for those in a wheelchair. This was a direct requirement that was made in the RNT proposal for the club's original redevelopment and should be considered, even if not directly as it again shows a cultural disregard for what is right and proper and shows respect for all members of our community.	

1.5 My sister in law, runs a cricket club in surrey. The houses are further away than at RCC. The club holds a private license which runs until 11:45hrs even at weekends. As they do not want to be a nuisance to their neighbours. The clubs' social events are very successful and bring a large income into the club. This demonstrates, that a considerable and well run cricket club can generate a significant income without having to resort to being a nuisance to their neighbours. Several of the members of RCC are aware of this as at least one of their past team members trained at this club when temporarily located in the area in recent years.

2: Prevention description

2.1 You are no doubt aware of a recent incident earlier this year when The Pavilion first opened when the police were called to deal with a disturbance. I have only heard second hand, but this was from members of the Ramsey Neighbourhood Trust who were actively involved in the management of the Pavilion at the time ,(they are one of the main funders responsible for ensuring the funds were used in an appropriate manner to benefit of the people of Ramsey as per the original project brief). I believe the barman at the time stopped severing alcohol to a group who had become intoxicated and rowdy. They became aggressive to him and his staff and so, correctly, he called the Police. They did attend as we were woken by the blue lights and the noise. I believe the Police ejected the offenders. The Police can no doubt confirm this. I understand that subsequently the barman was dismissed by the RCC club chairman Mr Steve Buddle, a few days later with no consultation with members of RNT,(you would need to check this with them, I can provide contact details). I can only assume that this is simply another example of poor management, for someone who did the right thing and lack of consultation with your co operators. This incident goes to shown that RCC do not consider the effect of those excessively inebriated on the noise nuisance and the prevention of crime and disorder.

3: Nuisance description

I have a long sorry history, of being on the receiving end of noise nuisance from the RCC. I have lived at my current address for over twenty seven years and when we first moved in things were fine. The club was in an old building and there were vey few events, all ended at a reasonable time and there was always consideration for neighbours. The club house tragically burnt down a few years later and was rebuilt the following year. There was a change in management of the club at this time and this is when lack of neighbour consideration started and continued for subsequent years. I did not report all issues to environmental health or your office at the time as we did not want the club to be adversely affected. We have supported the daytime events and its use in general up to reasonable hours but as you will see outlined below, over the years, many events have gone beyond their current licence of 02:00hrs and what I believe to be fair and reasonable. I have written evidence of these exchanges, if required with the latest occurring on 9th September 2023 when the nuisance disturbance went on until 04:25hrs Sunday morning. The then RCC Chairman Steven Buddle simple response was "Sorry for the inconvenience. Not this is an excuse, but they did win the Cambs Premier League yesterday". To me this is simple lack of good management and another breach of the licensing restrictions. Mr Buddle was going to check the CCTV, but I heard nothing more. I find it puzzling how the group could get lounder and lounder and why they would hang around singing for over another two hours when the serving of alcohol stopped. This shows a blatant disregard for the licensing laws, nuisance to neighbours and the potential for crime and disorder offences.

3.2 Past incidents a summary of nuisance. Evidence of the exchanges can be provided if the officer so wishes. This is only a selection as a number have been lost due to an IT issue some years back hence the letter to HDC in 2005 is referred to for completeness. I have highlighted several incidents below, which are not related directly to this licence amendment, they simply show a complete disregard to the noise nuisance experienced by neighbours.

Ref:	Date	Incident	MP	RCC / other response
1	24/08/2005	Non this license related Letter to HDC registration objection to extension to current licensing restrictions under past noise nuisance issues.	Letter to HDC - Grege Peck 24/08/2005	No record
2	13/07/2006	Non license related noise nuisance Ground staff start noisy work at 06:03hrs	Letter to R A Barnes 13/07/2018	Telephone call no written response
3	16/07/2006	Noise nuisance Loud music and singing all doors and windows open onto the pitch facing our property	16/07/2006 Email to HDC - Grege Peck Licensing office	No record
4	18/06/2011	Noise nuisance Loud music and singing all doors and windows open onto the pitch facing our property	Letter to RCC	RCC 21/06/2011
4a	08/07/2011	Non license related noise nuisance Grounds maintenance staff starting work cutting grass with petrol mower at 05:35hrs	Email to RC - RCC 07/07/2011 06:51hrs	Email from RC - RCC 07/07/2011 11:08hrs
5	28/09/2014	Non license related noise nuisance Ground staff start noisy work at 07:03hrs Email sent to RCC. Posts by SB on social media site on this incident 1 st – "According to my watch it was 8am and the machinery was quite as a church mouse. Once a year to please the many is a small price to pay by the minority!X"- posted 28/09/2014 18:33hrs 2 nd "OMG Apparently you could hear the machinery and noise in Warboys. Otherwise, why would people share their sour grapes. No regrets and definitely no hindsight. RCC a happier more successful club" – posted 28/09/2014-21:29hrs	Email to RCC 28/09/2014 07:50hrs	Email from SB 30/09/2014 and social media posts opposite.
6	11/10/2014	Noise nuisance Marquee on the front facing our house and loud music and general noise disturbance past 03:00hrs. The morning after the party grounds staff started work at 07:00hrs which woke us up even with all new double glazed windows closed You can see Mr 5 Buddle's response in writing "Unfortunately we only had the use of the ECB funded equipment for 1 day and had to have it returned the same day. So, we had to make an early start" we had less than 4 hours sleep that night.	Email 12/10/2014 and voice message on SB answer phone at time of event.	Email 30/09/2014
7	23/05/2015	Noise nuisance Event that went on until 04:00hrs	Facebook post	No response

8	23/05/2017	Noise nuisance Recorded DJ music played until past 04:00hrs	Email 27/05/2017	Telephone call SB
9	26/08/2017	Noise nuisance Late night event that went on past 05:00hrs	Email to E&WCB 27/08/17	CH Play Cricket help desk 27/08/17
10	03/08/2018	Noise nuisance Marquee sent up in front of club on pitch side facing our house and others and discs setup inside noise nuisance past 02:00hrs	Email 04/08/2014 02:12hrs	No response
11	09/09/2023	Noise nuisance Event went on until 04:25hrs with loud music, shouting and signing on the elevated terrace	WhatsApp message to chairman SB 10/09/23	What's App response 10/09/23
	NOTE	Please don't think that because there are no recorded instances form 2019 – 2022 that the club has reformed its simple the facility was being rebuilt and of course COVID.		

4. Opening Hours

- 4.1 Extending the hours to 02:00hrs on Friday and Saturday night will increase the incidence of Public Nuisance, what is meant to be a private club now, (licence wise) which will in effect become a public house. I don't believe any of the other Public Houses in Ramsey and the surrounding villages open beyond 12:00 midnight. Will the granting of this simply act as a magnet to attract more people, which will in turn lead to an increase in the public nuisance in what is clearly a residential area.
- 4.2 As I have shown above RCC have had little regard in the past for controlling the noise nuisance and whilst this has been selected events the fear is that if granted this nuisance will expand. It is not unreasonable to be able to leave your window open on a hot summers night to be able to sleep which I do on a regular basis. I fear that during the hot summer months I will be unable to sleep until well past 03:00hrs as even if the licence ends at 02:00hrs revealers normally now do not leave for at least 30-90 minutes post events and very more than occasionally do they level quietly putting me at risk of sleep deprivation and the associated risk associated with my safety.

The images below are supporting documents provided by

1 - Letter to HDC Greg Peck

24th August 2005

Mr Greg Peck Licensing Officer Huntingdon District Council St Mary's Street Huntingdon Cambridgeshire PE29 3TN

Dear Mr Peck.

RE: Ramsey Cricket Club - Cricketfield Lane Ramsey PE26

It has come to our attention that the above establishment has applied for an extension to its current license.

We would formally like to register an objection to this application on the grounds of noise nuisance.

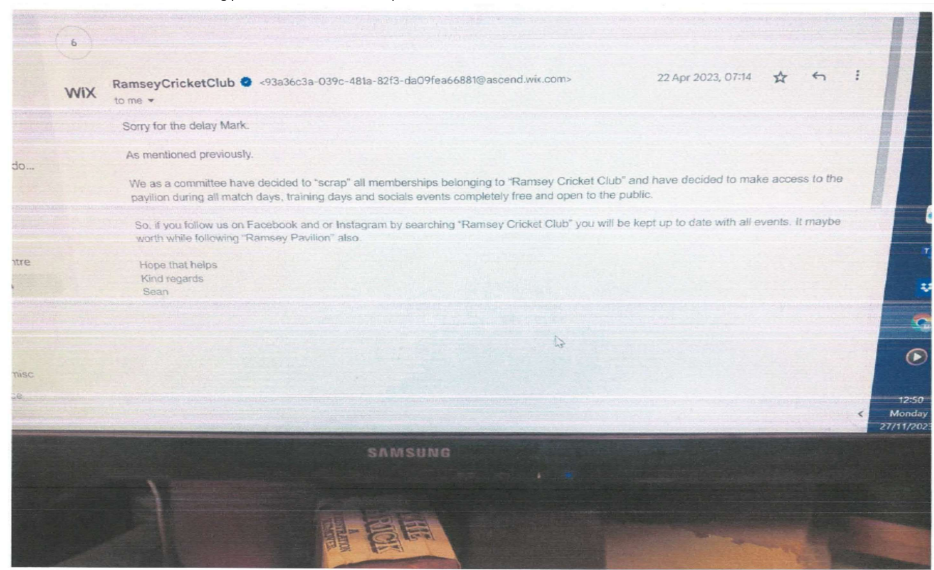
The current situation is that on certain nights we are prevented from sleeping / woken up by parties leaving this establishment and having no regard for the surrounding neighbours.

Whilst this is not every night this is exaggerated during the summer months when the windows and doors are left wide open and the noise nuisance increases dramatically both generally and from music.

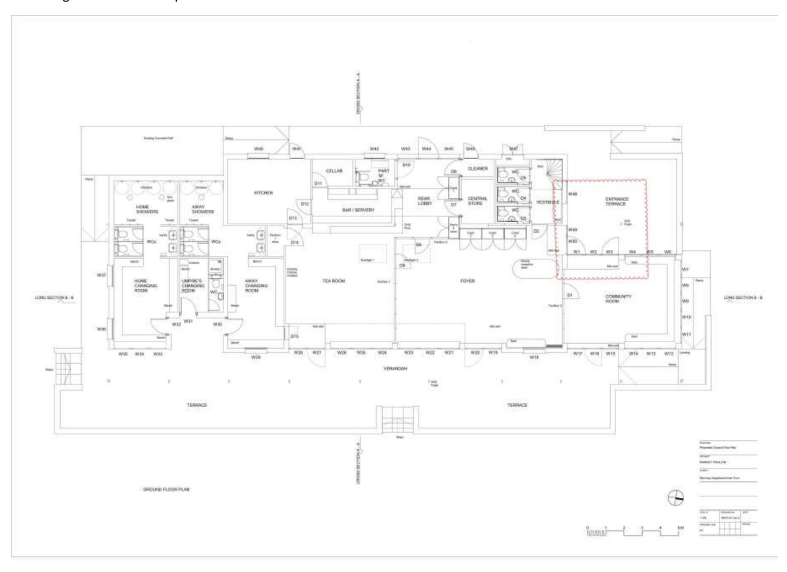
We live with the current situation being fully aware that this establishment existed before we moved into the area but must object to any further deterioration to the enjoyment of our property. This has dramatically increased sine the rebuilding of the Club House and the increase in use for private functions several of which have included the erection of marquees with music externally.

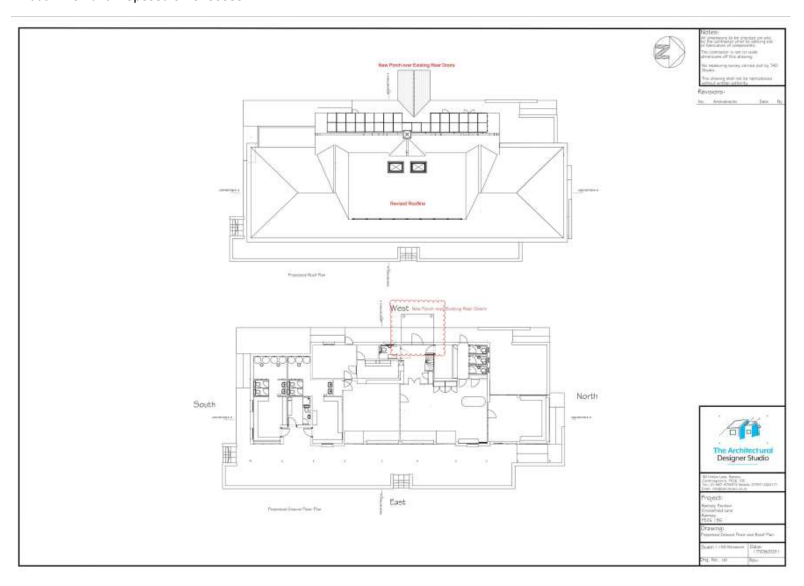
Yours sincerely,

1.1 Email From RCC 24-05-2023 allowing public access when bar is open



1.2a- Original Ground floor plan entrance NORTH Elevation





1.4 Lack of fully compliant DDA access from public highway





01





03





05





2- Noise Nuisance 13-07-200



13th July 2006



Dear

RE: Noise nuisance - 13th July 2006 - 06:30hrs - 07:15hrs

I am sorry to have to contact you again this year but this is not the first time that our household has been woken up by the actions of your grounds man.

I did ask him last year not to start before 07:30hrs but this is obviously being ignored.

In short this morning your grounds man started using the roller at 06:30 hrs - 06:40 hrs, manly due to the hot weather with windows being left open over night.

This is not a quiet piece of machinery and resulted in waking the whole household, which normally during the week would not be an issue.

I am sure that you are aware that in terms of general noise nuisance regulations loud operations should not commence until 07:30hrs Monday to Friday.

I would simple ask that the operative in question be reasonable nothing more as this was never an issue in past years.

Whilst writing we are proposing to carry out some maintenance and repainting of our rear fence on the field side and trust that this will be acceptable. If you could give us some indication of game dates I would be obliged so that we can try and avoid clashing with these.

We would also request permission to cut the grass on a regular basis to the immediate area in front of our fence, as I know it is difficult for the tractor to get into this area.

Yours sincerely

3. 16-07-2006 Licensing Act – RCC Cricketfield Lane – Ramsey - 089038

From:

greg.peck@huntsdc.gov.uk

Subject: Licensing Act - Ramsey Cricelt Club - Cricketfield Lane - Ramsey - 089038

Date: 16 July 2006 12:09:08

Dear Mr Peck.

I am making a general enquiry in terms of the current Licence held by the Ramsey Cricket Club reference 089038, certificate dated 24th November 2005, your ref: CenS/HA/ME/Ramsey Cricket Club.

Having read through the details provided in your letter of 26th September 2005, I see that there is a condition for members of public to leave the premises quietly, which did not occur again last night when the function ended around 01:20hrs on 16/07/06.

Please could you advise if there is a condition in the licence in terms of the doors and windows being kept closed to reduce the noise nuisance and the use of the front pavilion veranda by people at these functions.

I ask this simple as last night as on several other occasions this summer the double doors and all windows have been left wide open and music played at a loud level, with people shouting and generally making a noise nuisance on the front veranda.

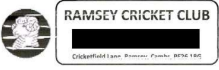
Whilst the licence allows music etc from 10:00 to 02:00hrs the condition imposed in terms of leaving the premises quietly has been ignored on several occasions and would appear to mean that they can operate functions with loud music and public noise up until 02:00hrs.

Whilst we realise that these functions are an income flow for the club, it surely is not acceptable that they can operate with no regard for the quite enjoyment of there neighbours until 02:00hrs in the morning. This never used to occur more than once or twice a year but has recently increased to a much more regular occurrence.

Thanking you in advance



4 – Letter from RCC re issues on 18-06-2014





Enhancing the Lives of the People of Ramony through Cricket



21 June 2011

Dear

Following the 'noisy' weekend and our subsequent meeting at the Cricket Club, your complaints were discussed at the next Committee Meeting.

As I stated at our meeting we have a sign telling members and party goers at the club to leave quietly late at night. This sign had been removed for re-decorating but has now been replaced and it will be brought to the attention of the organiser of any future function.

We have a rule that at any function the front doors and windows must be closed after midnight. As I understand it, the windows were closed but the front doors were left open. Again it will be pointed out to any future function organiser that this rule must be applied.

The tannoy/PA system that was used for the Bank Holiday wedding celebrations was being used for the first time. It has become obvious from other comments from within the town that the volume was excessive. We can only applicate and

4 -Cont



RAIVISEY CRICKET CLUB

Cricketheid Lane, Kamsey, Cambs, Föző 18G



Enhancing the Lives of the People of Ramsey through Cricket

ensure that, should we hold another similar function, the volume is reduced drastically.

The problems with cricket balls being hit into neighbouring properties is one that many clubs and householders face. Luckily it is not a common occurrence but, with cricket balls costing up to £20 each, we are loathe to leave them where they land. I do not believe that we have climbed into your garden to retrieve any such balls for several years.

In conclusion I would like to apologise for the excessive noise generated on this occasion and confirm that we are taking steps to ensure that this does not happen again. This is a rare occurrence as we normally have no more than 4 or 5 such functions per year. I hope that you don't attribute all noise from the Cricket field to the Cricket Club as both the Football Club and Royal British Legion club also have noisy functions.

We try to remain on friendly terms with all our neighbours, and I am confident that these problems will not recur.

Yours Sincerely



Vice-chairman, Ramsey Cricket Club

4a - Issue Noise Nuisance grounds staff 08-07-2011

From:		
Sent:	08 July 2011 11:08	
To:		
Subject:	RE: grounds maintenance	

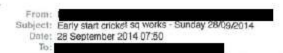
Unfortunately virtually all work carried out at the Cricket Club is done by volunteers, who have to fit in the work around their normal jobs.

Although we are sorry that this interferred with your peace and quiet, this was an exception caused by other commitments and is unlikely to happen again.

Vice-chairman

- > From:
 > To:
 > CC:
 > Subject: grounds maintenance
- > Date: Thu, 7 Jul 2011 06:51:42 +0100
- > Please type your message here.
- > For the attention of vice chairman
- > Thank you for your letter of 21/06/11 to which we will respond shortly.
- > We need to bring to your attention yet another complete disregard of our quiet enjoyment. Your grounds maintenace team started to cut the grass with the large ride on mower at just after 05:35hrs this morning 07/07/11. I trust you would agree this is hardly considerate to your neighbours.





I see your mission statement is to enhance the lives of the people of Ramsey.

Please could you explain how your grounds staff expect this to occur by starting noisy work on the cricket square before 07:30hrs on a Sunday morning.

Simple test to ask yourself. If your neighbour started noisy work before 07:30hrs on a Sunday would you find that reasonable?

We do not.



5 - Cont

From: Sent:

30 September 2014 17:41

To: Cc:

Subject:

Ramsey Cricket Club End of Season Square Repairs

Dear

I have been forwarded your email and write to apologise for the inconvenience caused to you and your family at the weekend.

We feel we do enhance the lives of many people in the town and are proud of what we achieve each year. We have over 60 adult players and over 100 children as well as our social members.

We all have busy lives and give up our free time for the good of the club and community as a whole.

Unfortunately we only had the use of the ECB funded equipment for 1 day and had to have it returned the same day. So we had to make an early start. It will not be necessary to do the scarification and reseeding again until next September so you will not be inconvenienced again.

I am the new chairman and will try to make sure we book the machinery further in advance next year so we can have if for longer and therefore avoid such an early start and will also try to get it done in the

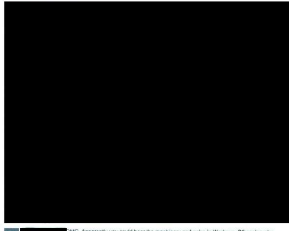
Please feel free to email me or call me if you have any concerns or issues n the future

Regards

5 - Cont

Ramsey Cricket Club - thank you for the pre 07:30hrs wake up on Sunday 28/09/14. Is it reasonable to start using machinery and a hammer at this time on a Sunday morning. Simple acid test if your neighbour started noisy work before 07:30hrs on a Sunday would you find that acceptable. Check out the mission statement on the web site "to enhance the lives of the people of Ramsey" well my life is enhanced is yours! Like Comment Share 6 people like this.

. According to my watch it was 8 am and the machinery was as quiet as a church mouse. Once a year to please the many is a small price to pay by the minority! X



DMG. Apparently you could hear the machinery and noise in Warboys. Otherwise why would people share their sour grapes. No regrets and definitely no hindsght, RCC a happier more successful

6-11-10-2014 Re_Ramsey Cricket Club Party with Outside tent 12_10_14

From:
To:
Subject: Re: Ramsey Cricket Club Party with outside tent 12/10/14
Date: 12 October 2014 08:00:05

Dear

Just to record that we had yet another disturbed nights sleep from your club house activities.

We could hear people shouting and loud music, with the doors to the club house obviously wide open till past 01:30hrs especially as a marque had been erected on the front terrace for the event.

What time should the party have ended last night?

Last time it was meant to be midnight and went on until nearly 03:00hrs.

It's not unreasonable to expect to be able to sleep at midnight when you live next to a Sports Ground:

I would acknowledge your email of 30/09/14 in response to the incident on the 28/09/14 and include two extracts a friend sent me from Spotted in Ramsey.

Firstly if you check the time of the telephone message we made to your answer phone you will see that this was made just after 07:30hrs, our subsequent email was sent at...... Its a simple deduction to allow time to access a pc find your web site write an email that a time line of 07:30hrs or before fits rather than your suggested nearer 08:00hrs.

Sent from my

CC- HDC- Environmental Health Officer

CC- ECB

On 30 Sep 2014, at 17:4

Dear

I have been forwarded your email and write to apologise for the inconvenience caused to you and your family at the weekend.

We feel we do enhance the lives of many people in the town and are proud of what we achieve each year. We have over 60 adult players and over 100 children as well as our social members.

We all have busy lives and give up our free time for the good of the club and community as a whole.

Unfortunately we only had the use of the ECB funded equipment for 1 day and had to have it returned the same day. So we had to make an early start. It will not be necessary to do the scarification and reseeding again until next September so you will not be inconvenienced again.

I am the new chairman and will try to make sure we book the machinery further in advance next year so we can have if for longer and therefore avoid such an early start and will also try to get it done in the week.

Please feel free to email me or call me if you have any concerns or issues n the future

Regards

7 – 24-05-2015 Facebook post



8 – record of conversation with SB re Incident 23-05-2017

From:		
Sent:	27 May 2015 10:01	
To: Subject:		
Subject:	Ramsey CC	

Just a call from SB says he has banned the DJ that was there and has had words with several club members that were there as well and let the party go on until 04:00hrs. They will put steps in place for it not to happen again and that music will go off at 01:00hrs in future but they have no further events booked this year.

I think I will do a formal email to record the facts but leave it there not sure 01:00hrs is acceptable midnight more likely but will see if I can check their license.

9 - Email to E&WCB and response 27-08-2017

From:

Sent:

27 August 2017 10:05

To: Subject:

[England & Wales Cricket Board] Re: Anti social behaviour

CARS PRINCES EVON YOUR PHELY ADDIVID THE TIME NO

Your request (2798) has been updated. To add additional comments, reply to this email.



(Play-Cricket)

Aug 27: 10:05 Abit 6ST

You have sent your message to the wrong address Mark; this is a technical helpdesk for the play-cricket system.

Play-Cricket Helpdesk England & Wales Cricket Board Lord's Cricket Ground London NW8 8QZ



Dear Madam,Sir,

Is there a code of conduct or some other set of guidelines that your member clubs must submit to in order to become members in terms of the social activities that are allowed to take place on grounds. We have a fantastic club who have a brilliant core of members that have really brought the club alive with youth programmes, day events and generally bringing the facilities into local community use. This however has resulted in an increase in anti-social nuisance as well in terms of official events running on until gone 05:00hrs in the morning with no reguard for the surrounding domestic properties. We have tried discussing this with the chairman and other members but they simple say it's not in there control, which begs the question if not in there control then whois, this is especially unnerving when the Chairman himself advised us last year that he was present at one if these events and we know that the Chairmans son was present last night when tha party finished at 05:15hrs. We simple want these people to respect the neighbours and nothing more. When you have a conversation with several life time members who agree and are as upset about the situation as us but say they can't do anything then it's time that the issue was moved

1

up the chain and hopefully the ECB can help as the club itself is brilliant apart from this anti social tendency from a small group of its members.

2

9 – cont.

From: 27 August 2017 10:12 Sent: Subject: [England & Wales Cricket Board] Re: Anti social behaviour Your request (2798) has been updated. To add additional comments, reply to this email. We do not have 'member clubs' Mark. In the first instance I would suggest that you take this up with the relevant county board or the league of which the club is a member, via the relevant 'contact...' link on their own sites Play-Cricket Helpdesk England & Wales Cricket Board Lord's Cricket Ground London NW8 8QZ Google mail Chris. Any chance you can point me in the right direction as I can't find anything on the ECB web site that fits. Thanking you in advance. On 27 Aug 2017, at 10:05, (Play-Cricket Helpdesk) <

10 - Email to RCC -3-08-2014

From: 04 August 2018 02:12

To: 02:10hrs party

The music has stopped just but they are still shouting swearing and singing great management control.

Sent from my iPhone

