

Hewitt, Andre

From: Chris Young <chris.young@hillhouse.co.nz>
Sent: 11 July 2019 20:52
To: M&CP - Licensing
Subject: Fwd: Application for a premises licence under the Licensing Act 2003 / Daisy Green Food Ltd / 2 London Wall Place
Attachments: daisy-green-2-london-wall-place-ec2y-5dh-premises-licence-application.pdf

I would like to add something else to my objection below...

I understand this chain often plays music (including love DJ run music) in the outside area. This is type of entertainment is totally inappropriate for a residential area. It would create a level of noise that would definitely disrupt adjacent neighbours who already deal with the adverse effect of noise pollution from traffic, people leaving existing bars (e.g., Wood Street Grill & Bar), etc.

Cheers, Chris

Begin forwarded message:

From: Chris Young <chris.young@hillhouse.co.nz>
Subject: Application for a premises licence under the Licensing Act 2003 / Daisy Green Food Ltd / 2 London Wall Place
Date: 11 July 2019 at 8:09:50 PM NZST
To: M&CP - Licensing <licensing@cityoflondon.gov.uk>

I am writing to object to the above application (refer attached).

I own an apartment in Andrewes House, Barbican Estate, which is very close to the location of the applied-for licence.

In particular, the use of an external terrace area for the consumption of alcohol will create significant noise and disturbance for the adjacent residential properties such as Roman House and The Barbican Estate. The fact this will be limited until 22:30 is only a limited mitigator.

The residential areas adjacent to this location are home to hundreds of people who have the right to quietly enjoy their residences. Allowing the use of a closely located premise for consuming alcohol will clearly create disturbance. Therefore, the (commercial) positives are far outweighed by the negatives (to hundreds of residents). Furthermore, there are plenty of alternatives for those interested in drinking, so this application is unnecessary.

Regards,

Chris Young