

Annex 3 Continued

Further Correspondence – IP1

From: Deirdre Summerfield
Sent: 04 May 2018 14:15
To: Ellie Green <Ellie.Green@Enfield.gov.uk>
Subject: Re: Time limited premises licence application for Mad Husky Events Limited, Trent Park - 4th August 2018 [SEC=OFFICIAL]

Dear Ms Green

Thanks for your email.

I confirm that I will attend the hearing on Wednesday 30 May at 10am and I will be accompanied by my husband, Mr Norman Summerfield.

We would definitely like more information on Mad Husky Events Limited, who according to Companies House do not have accounts filed, have no trading history and were threatened to be struck off by the Registrar at Companies House in February 2018. Is this really a company whom Enfield can trust and therefore grant a licence?

As outlined in our original letter we strongly object to this event which last year resulted in raucous and rowdy behaviour from attendees late at night and our neighbourhood being turned into a public toilet and worse.

Best regards

Deirdre Summerfield

On 4 May 2018, at 15:54, Ellie Green <Ellie.Green@Enfield.gov.uk> wrote:

Classification: OFFICIAL

Dear Mrs Summerfield

Thank you for your email, and for confirming your attendance at the hearing with Mr Summerfield.

Your comments are noted about the companies details, and I have passed the request for more information on to the agent acting on behalf of the applicant.

As mentioned before, the applicant would like to meet with you and the other residents who have objected, to discuss your concerns and to provide more information about the event. Would you allow me to pass on your email address to

the agent so they can contact you directly to make arrangements for any such meeting?

Kind regards

Ellie Green
Principal Licensing Officer

From: Deirdre Summerfield
Sent: 04 May 2018 16:05
To: Ellie Green <Ellie.Green@Enfield.gov.uk>
Subject: Re: Time limited premises licence application for Mad Husky Events Limited, Trent Park - 4th August 2018 [SEC=OFFICIAL]

Dear Ms Green

Thanks for email. We do not see how meeting the applicant will prevent hordes of drunken louts disturbing us late at night by their unruly and disgusting behaviour - not to mention the damage to Trent Park and the litter (drink bottles and cans discarded along the streets). Please advise how the applicant intends to address these issues. Is there really any point in us meeting her?

Thanks and regards
Deirdre Summerfield

On 4 May 2018, at 16:13, Ellie Green <Ellie.Green@Enfield.gov.uk> wrote:

Classification: OFFICIAL

Dear Mrs Summerfield

I appreciate your comments, however, any response to your queries can only come from the applicant. It is best practice for authorities to encourage mediation between applicants and any local residents who have concerns about an application, and a meeting together provides you both the suitable opportunity to discuss matters. However, it is your decision.

Please advise if you would like me to add your additional comments in your subsequent emails to your original representation, which will also be included in the licensing report?

If I receive any response from the applicant, to the concerns you have raised, I will of course pass it on to you.

Kind regards
Ellie

Ellie Green
Principal Licensing Officer

From: Deirdre Summerfield
Sent: 07 May 2018 17:21
To: Ellie Green <Ellie.Green@Enfield.gov.uk>
Subject: Re: Time limited premises licence application for Mad Husky Events Limited, Trent Park - 4th August 2018 [SEC=OFFICIAL]

Dear Ms Green

We are willing to meet the applicant. You may add my additional emailed comments to our original representation and licensing report.

Thanks.

Kind regards
Deirdre Summerfield

From: Deirdre Summerfield
Sent: 16 May 2018 11:46
To: Ellie Green <Ellie.Green@Enfield.gov.uk>
Subject: Mad Husky Events - 4 August 2018

Dear Ms Green,

When we agreed to attending mediation on 23 May in respect of the above event, we were not made aware that the applicant would be accompanied by lawyers. We believed that the applicant would be present as well as representative/s of Enfield Council. In the light of this, we withdraw our agreement to attend mediation. However we will be present at the licensing meeting on 30 May at the Civic Centre.

Further objections/points:

We would also like information as to who would pay for the damage and reinstatement of the grounds/fields at Trent Park after this event? Enfield Council residents should not have to foot the bill.

Whilst writing we also wish to complain that we have seen advertisements promoting this event before the licence has been granted. This is totally unprofessional and endorses our view that the applicant (and her company) is not a fit and proper person/organisation to be promoting and administering this event and therefore Enfield Council should refuse the application for a licence.

Regards,

Deirdre and Norman Summerfield

From: Lisa Inzani [mailto:L.Inzani@popall.co.uk]

Sent: 16 May 2018 14:44

To:

Subject: Mad Husky Events Limited - 4th August 2018 Time Limited Premises Licence Application

Dear Mrs Summerfield,

I have a copy of your email today to Ms Green, the Licensing Officer at Enfield.

I apologise if my email to you yesterday was not clear, however, I will not be attending the meeting. The meeting will be dealt with by my client, Liza Marie O'Sullivan together with a representative from the Parks Authority. Ms Green, the Licensing Officer has arranged access to a meeting room at the Council for this purpose.

With regard to the questions you have raised in your email to Ms Green, you have requested clarification as to why my client has advertised and promoted this event before the Premises Licence has been granted. I can deal with this and advise you that it is standard practice with such events for them to be advertised well in advance and indeed in advance of the application for the premises licence being obtained. If for any reason the event cannot take place the whole event will be cancelled. This is standard practice in relation to such events. It is acknowledged by our client that the application has to be determined by Enfield's Licensing Committee through the correct legal channels.

My client has been involved with this event for several years and indeed made an application last year as a Director of Mad Husky Events Limited.

In relation to the question you raise regarding the re-instatement of the park, this is of course something which I cannot answer and would have to be dealt with by the representative from the Parks Authority.

Please do not hesitate to contact me if you have any further questions.

Kind regards,

Lisa

Lisa Inzani | Partner

Poppleston Allen