

Objections received on 12/07/2016 from Patel, [REDACTED]

I strongly object to the proposal by Sudbury primary school for the premises licence under the Licencing Act 2003. I, as a resident, along with other residents already suffer from parking problems and noise from the existing events that take place at the school.

To extend this to an alcohol licence and music licence till 3am would be extremely disruptive especially in summer when windows are open and we would be subject till 3am to parking noise, visitor shouting associated with alcohol consumption, increased rubbish on the area, vandalism and crime. This would be a nightmare for residents who would not be able to go to sleep till possibly 3am. This application must not and cannot be accepted. This is a residential area and not a town centre. In most residential areas alcohol and music is not permitted due to the anti-social nature.

[Accept or return](#)

[Edit receipt date](#)

[Remove](#)

Objections received on 13/07/2016 from Patel, [REDACTED]

Brent council have strict guidelines on the playing of music and sale of alcohol in venues in residential areas which is why I do not understand why this application is even being considered.

Venues in residential areas normally have to close by 11am the latest where only indoor music in sound-proofed areas is allowed and alcohol is not permitted.

I remember some years ago when Sattavis Patidar Centre, which is in a residential area, applied to Brent Council for a licence and in order to obtain the licence they were not allowed to play music outside and even inside the venue they were only allowed to play music in areas which were extensively sound-proofed at a cost of many thousands of pounds.

The same rules must apply to all venues which is why the licence application from Sudbury Primary School must be rejected.

[Accept or return](#)

[Edit receipt date](#)

[Remove](#)

Figure 1