

From:

Sent: 06 April 2026 19:43

To: Legister, Linda

Subject: Re: Application 37521 - Roe Green Park 2-3 May 2026 - objection

Dear Ms Legister

Thank you for your email below in which you state that in response to my objection, your only involvement in the above event is noise and litter. All my other concerns are considered to be irrelevant.

I acknowledge the fact that there will be no alcohol sold but that is not to say that people may bring their own alcohol for consumption at the event.

With such events, noise is always an unwelcome inconvenience for local residents. Music carries far and wide from the park and interferes with locals enjoying the peace and quiet of the park and can also be heard clearly in their own homes.

I am, however, pleased to report that the company did a good clean-up regarding litter following their previous event. The grass however remains severely damaged but it appears that this, along with my other objections listed below are not to be considered by your department.

I accept that the conditions agreed by the Police and the Licensing Authority do go some way in addressing some of my concerns. Moreover, I noticed at the last event, there was an increased security presence and the event seemed well managed apart from lack of care to the grass and the parking issues.

Having said all of the above I wish to uphold my objections and request that my representations are considered by the sub-committee.

Yours sincerely

From: Legister, Linda

Sent: Tuesday, March 31, 2026 14:43

To:

Subject: FW: Application 37521 - Roe Green Park 2-3 May 2026 - objection

Dear

Thank you for your representation against the time-limited premises licence application pertaining to the Eastern European Easter Festival being held on 3 May.

Whilst some parts of your representation are valid and can be taken into consideration, it is important to note that there are other aspects which cannot be considered. This is not a

discretionary position held by the Licensing Authority; but rather, section 18(6) of the Licensing Act 2003 sets out that we may only consider representations that are relevant and relate to the likely effect of the proposed licensable activities on the four licensing objectives.

Please note that only the below parts of your representation can be taken as relevant to the four licensing objectives:

No. 4 – Noise & litter.

The parts of your representation under the below numbers cannot be taken as relevant to the four licensing objectives:

Nos – 1, 2 & 5 also parking concerns are not a consideration under the Licensing Act 2003

With reference to No. 3, there is no alcohol for sale at this event.

The Licensing Authority (acting as a Responsible Authority) and the Police have consulted on the application, agreed a number of conditions with the applicant and withdrawn their representations. I have attached these for your reference.

It should be noted that refusal of the premises licence application does not constitute refusal of the whole event, that is a matter for Brent Safety Advisory Group to determine.

Given the above, I will await your comments regarding the conditions agreed by the Police and the Licensing Authority. If you feel they go some way to address your concerns, please let me know if you would like to withdraw your representation. If you wish to uphold your representation the application will proceed to hearing, where the sub-committee will consider only the relevant parts of your representation and you will be expected to attend.

I would be grateful if you could confirm your position by **Thursday 9 April 2026**.

Many thanks

Regards

Linda Legister
Licensing Applications Officer
Regulatory Services