Appendix B

Document 1

Street Trading Policy 2023 – 2028

To: Licensing

Fri 29/07/2022 11:14

Good morning

Bridgnorth Town Council would like to make the following comments:

To include Severn Park (WV155AE), Crown Meadow (WV164HL) and Castle Grounds (WV164AB) in Bridgnorth as areas that are excluded from Shropshire Councils licencing arrangements.

We would wish to have the right to choose ourselves who, what and how we might award concessions on these sites from time to time.

Could you please acknowledge receipt of this email.

Kind regards

Interim Town Clerk

Bridgnorth Town Council

Document 2

Street Trading Policy 2023 – 2028

To: Licensing

Wed03/08/2022 16:13

Dear Licensing

At Full Council on Monday 1st August 2022, Members considered the Street Trading Policy 2023-2028 and resolved:-

FC/131 SHROPSHIRE COUNCIL CONSULTATION - STREET TRADING

RESOLVED (unanimous) GG/TG

That the Town Council supports street trading being administered by councils at a local level.

Kind regards.

Admin Assistant

Ludlow Town Council

The Guildhall

Mill Street

Ludlow

Shropshire

SY8 1AZ

Document 3

Street Trading Policy 2023 – 2028

To: Licensing

Fri 12/08/2022 10:46

Dear Licensing

Thank you for your recent correspondence regarding the consultation on the Street Trading policy for Shropshire. I would like to formally confirm the details of our conversation that Oswestry Town Council requests that Cae Glas Park is an area where Street Trading consent does not have effect to enable the Cae Glas Charity to raise fees to offset the cost of running Cae Glas Park.

We trust that this is the information that you need at this stage.

Kind regards

Town Clerk

Oswestry Town Council

Document 4

Street Trading Policy 2023 – 2028 Consultation

To: Licensing

Thu 18/08/2022 15:07

- 1) I wish to comment on, and raise deep concerns about Shropshire Council's proposals for street trading licenses.
- 2) I want to stress from the start how essential street events are to protect and enhance the vitality and sustainability of so many small towns in Shropshire.
- 3) I had thought that this was appreciated and even encouraged by Shropshire Council.
- 4) This consultation brings that assumption into question.
- 5) The existing regime and the proposals have been made with no apparent analysis of the risks and suitable, workable controls; many of which are already well covered by other enforcement bodies and a highly litigious society.
- 6) There are famously, no spare resources at Shropshire Council to carry out core responsibilities; apart from a non specified licensing fee, how will this be paid for?
- The proposals are highly bureaucratic and overbearing for the majority of traders who are micro businesses with little or no spare financial nor management resources.
- 8) It is clear that no assessment has been made on the effects on these businesses, indeed, it is clear that there is little or no understanding, nor thought about how these businesses will cope or even bother to participate in street events.
- 9) Should Shropshire Council charge fees that cover the cost of this proposed regime, it will almost certainly kill many events off entirely.
- 10)I believe very strongly that the whole thought process on this consultation is wrong and should be rethought in a way that understands the risks, understands that suitable controls are in place already, and understands that embarking on the suggested strategy poses severe threats to the commercial and cultural health of Shropshire communities.

Yours sincerely

Much Wenlock