Brighton & Hove City Council

For general release

Meeting: Licensing Sub-Committee

Date: 10th January 2006

Report of: Assistant Director – Public Safety

Subject: Application for a premises licence under the Licensing Act 2003

Applicant: KDL Pizzas Ltd

Premises: Dominos Pizza 16/17 St Georges Place Brighton BN1 4GB

Ward(s) affected: St Peter's And North Laine

1. Purpose of the report

1.1 To determine an application for a premises licence.

2. Summary of application

2.1 The application is for:

A premises licence for provision of Late Night Refreshment.

Case Officer: Martin New

2.2 Summary table of existing and proposed activities

·	Existing	Proposed
A Plays	None	None
B Films	None	None
C Indoor sporting Events	None	None
D Boxing or Wrestling	None	None
E Live music	None	None
F Recorded Music	None	None
G Performance of Dance	None	None

I Provision of facilities for making music J Provision of facilities for dancing K Provision of facilities for entertainment of a similar description to that falling with in i or J	H Anything of a similar description within e, f , or g	None	None
facilities for dancing K Provision of facilities for entertainment of a similar description to that falling with in i or J L Late Night Refreshment None None None Sunday – Wednesday 23.00 00.00 Thursday – Saturday 23.00 –	I Provision of facilities for	None	None
facilities for entertainment of a similar description to that falling with in i or J L Late Night Refreshment None Sunday – Wednesday 23.00 00.00 Thursday – Saturday 23.00 –	facilities for	None	None
Refreshment 00.00 Thursday – Saturday 23.00 –	facilities for entertainment of a similar description to that falling	None	None
1		None	Thursday – Saturday 23.00 –
M Supply of None None		None	None
O Hours premises are open to public Sunday – Wednesday 23.00 - 00.00 Thursday – Saturday 23.00 – 01.00	premises are open to		Thursday – Saturday 23.00 –

3. Representations received

- 3.1 Details of the representations made are notified to applicants on receipt by the Licensing Authority using a pro-forma. A summary appears below:
 - a) One representation has been received from a local resident relating to Public Nuisance.
 - b) Comments from Pollution team None

4. Commentary on licensing policy

4.1 The following extracts from Brighton & Hove Licensing Policy are considered relevant to

this application and numbered as they appear in the policy:

General

1.2 The licensing objectives are:-

- (a) prevention of crime and disorder;
- (b) public safety;
- (c) prevention of public nuisance;
- (d) protection of children from harm.
- 1.4 Each application will be given individual consideration on its merit. Nothing in this policy shall undermine the right of any individual to apply under the terms of the Act for a variety of permissions and to have any such application considered on its individual merits. Similarly, nothing in this policy shall override the right of any person to make representations on an application or seek a review of a licence or certificate where provision has been made for them to do so in the Act
- 1.14 Licensing law is not the primary mechanism for the general control of nuisance and anti-social behaviour by individuals once they are away from the licensed premises and, therefore, beyond the direct control of the individual, club or business holding the licence, certificate or authorisation concerned. Licensing is about the control of licensed premises, qualifying clubs and temporary events within the terms of the Act, and the conditions attached to licences, certificates and permissions will be focused on matters which are within the control of the licensee and will centre on the premises themselves and their immediate vicinity. When considering these terms and conditions the licensing authority will primarily focus on the direct impact of the activities taking place at the licensed premises on members of the public living, working or engaged in normal activity in the area concerned.

In respect of the prevention of public nuisance

- 4.2 In determining applications for new and varied licences, regard will be had to the location of premises, the type and construction of the building and the likelihood of nuisance and disturbance to the amenity of nearby residents by reason of noise from within the premises, or as a result of people entering or leaving the premises.
- 4. 4.5 Staggered closing times will not be used to combat binge drinking disorder and antisocial behaviour. Zoning will be avoided. A general principle of later opening so that customers can leave for natural reasons, slowly over longer periods will be promoted, to prevent unnatural concentrations of people. The location of violent attacks, anti-social behaviour and hate crime or related incidents may be used to justify closing times.
- 4.7 In determining applications for new licences or extensions in hours or terminal hours of licensed premises, regard will be had to

late night public transport availability and location of taxi ranks to aid dispersal of customers.

4.8 Regard will be had to any history or likelihood of nuisance. Generally, favourable consideration will be given to applications for later hours in the city centre and on busy main roads. Powers may be exercised to impose conditions as to hours of opening in order to avoid unreasonable disturbance to residents of the neighbourhood.