INDEX TO OBJECTORS

| Objector No | Name | Email |
|----------------|-------------------|----------|
| 1. | A A Brooker | REDACTED |
| 2. | Mrs A Hall | REDACTED |
| 3. | Dee Sheehan | REDACTED |
| 4. | D Waldon | REDACTED |
| 5. | Dr Sasha Rakoff | REDACTED |
| 6. | Emma Overton | REDACTED |
| 7. | Gemma Isaac | REDACTED |
| 8. | Julie Dyball | REDACTED |
| 9. | Kirstin Lucas | REDACTED |
| 10. | Louis Bernardelle | REDACTED |
| 11. | Mark B | REDACTED |
| 12. | Mark Pennell | REDACTED |
| 13. | Nicola Harwin CBE | REDACTED |
| 14. | Naomi Maule | REDACTED |
| 15. | Olena Zaithseva | REDACTED |
| 16. | P Write | REDACTED |
| 17. | Sharon Mitchell | REDACTED |
| 18. | Susannah Oldham | REDACTED |
| 19. | Sydney Ray | REDACTED |
| 20. | Wendy Bernardelle | REDACTED |

Objector Nos: 1/3/4/5/7/8/9/10/11/12/13/15/16/17

Dear Licensing

It is extremely disappointing that the Council has ignored all valid concerns about your new SEV policy and are now proposing something even more unreasonable - to exempt all existing strip clubs from being challengeable on the grounds of locality. This is despite the fact that the Council acknowledges the locality has changed considerably since these venues first opened.

This is undoubtedly unlawful- it is well established that CANNOT you not treat existing clubs differently from any new applicants and now you are also exempting these clubs from a key aspect of SEV legislation.

You also do not appear to have carried out an Equality Impact Assessment. So the Council appears to be acting unlawfully on two counts.

I urge you to find out the facts about the life long harms of the strip industry, the fact that it cannot be regulated, its direct links to prostitution and its widespread and unavoidable anti-equalities impacts.

Please urgently retract this draft policy, listen to the local community and equalities experts and, most especially, women from the industry who speak out against it.

Thank you

Objector Nos: 2 / 5 / 6 / 14 /17 /20

Dear Licensing

[I regularly visit with family in Bournemouth and] it is extremely disappointing that the Council has ignored all valid concerns about your new SEV policy and are now proposing something even more unreasonable – to exempt all existing strip clubs from being challengeable on the grounds of locality. This is despite the fact that the Council acknowledges the locality has changed considerably since these venues first opened. It is despite years of serious incidences at these clubs

This is undoubtedly unlawful – it is well established that you *cannot* treat existing clubs differently from any new applicants. Further, you are now exempting these clubs from a key aspect of SEV legislation.

You also do not appear to have carried out an Equality Impact Assessment.

This means the Council appear to be acting unlawfully on at least two counts.

I urge you to find out the facts about the life long harms of the strip industry, that it cannot be regulated, how it directly feeds prostitution and its widespread and unavoidable anti-equalities impacts, before making an unlawful policy

Please urgently retract this draft policy, listen to the local community and equalities experts and, most importantly, women from the industry who speak out against it.

To better understand the reality of the industry please watch any of the videos below:

Lap Dancing Harm to Lap Dancers
Impact on Attitudes
Feeding Prostitution

To better understand SEV and Equality Legislation please read this document

Yours sincerely