

LICENSING SUB-COMMITTEE – 07 FEBRUARY 2024

Application was made by the **LICENSING AUTHORITY** for a review of the premises licence (LN/201500538) held by **STAR PUBS & BARS LTD** at the premises known as and situated at **THE FOX PH**, **413 GREEN LANES**, **LONDON**, **N13 4JD**.

The Licensing Sub-Committee **RESOLVED** that it considers it appropriate for the promotion of the licensing objectives **to modify the conditions of the licence as follows**:

Conditions (in accordance with Appendix 12, page 8- 11 of the LSC Supplementary report no. 2):

19. Section 177 (A) of the Licensing Act 2003 does not apply to this premises licence. This means that regulated entertainment is a licensable activity at all times in accordance with the licensing hours, and associated conditions are effective throughout the hours of operation.

(Modified) 20. A noise limiting device shall be installed to any amplification equipment in use on the premises and shall be maintained in effective working order. The noise limiter shall be set to interrupt the volume of the music be audible at the noise sensitive premises of the premises and/or to ensure the noise does not emanate from the premises so as to cause a nuisance to nearby properties.

21. DJs and musicians/bands shall be reminded of the requirements and be trained in the proper use of noise-limiting equipment and the appropriate control of sound systems.

22. The noise limiter shall be recalibrated twice a year to ensure that the music volume does not exceed the level at which a noise nuisance to neighbours will occur. A copy of the calibration certificate shall be kept on the premises and made available to the Police or Council Officer on request.

23. All loudspeakers should be isolated from the building structure. For fixed speakers, this should be achieved using neoprene fixings for all speaker mountings. For free standing speakers, these should be sited on a suitable isolating material.

Reasons:

The Chair made the following statement:

"The Licensing Sub-Committee (LSC) having listened to and considered written and oral submissions made by the Licensing Authority, the premises licence holder's representative, the premises licence holder and the Other Parties.

The LSC, on balance, has made the decision to modify the conditions to the premises licence (as above).

The LSC makes no modification to the licensable hours on the current licence. The LSC expects all licence conditions to be complied with, particularly non-compliance of conditions 13 and 17 to be addressed as soon as possible.

The LSC has taken into account the statutory guidance and in particular the provision at paragraph 11.20 regarding the causes of concern raised in the representations, and, the London Borough of Enfield's Policy Statement, and has made its decision in promoting all of the four licensing objectives and in particular that of the prevention of public nuisance.

The LSC reminds the premises licence holder where issues continue to arise concerning noise nuisance and/or other concerns and/or other breaches to the licence conditions, these matters may be brought for further review."

Date Notice Sent: 8 February 2024

Signed:

Principal Licensing Officer

APPEAL

Under the Licensing Act 2003 you have a right of appeal against this decision within 21 days of receiving this notice. Any appeal should be made in writing to the North London Magistrates Court at the following address :

North London Magistrates Court Highbury Corner, 51 Holloway Road, London, N7 8JA