Annex 8

LONDON BOROUGH OF ENFIELD LICENSING AUTHORITY LICENSING ACT 2003 (HEARINGS) REGULATIONS 2005 DECISION NOTICE



LICENSING SUB-COMMITTEE - 16 MARCH 2016

Application was made by the **METROPOLITAN POLICE SERVICE** for a summary review of the Premises Licence held by **MR MICHAEL FALLON** at the premises known as and situated at **BAR TAPS**, **29 SILVER STREET**, **ENFIELD**, **EN1 3EF**.

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

Conditions (in accordance with Annex 10 of the LSC Supplementary Report):

Conditions 1 to 11, which are not disputed,

(ii) Modifications:

Proposed conditions 18, 19, 21, 22, 23, 24, 26, 28, 29 and 30 agreed.

Proposed Condition 20 – delete all text after "from 21:00 hours".

Proposed Condition 25 – change 23:00 to 00:00.

Proposed Condition 27 – change 20:00 to 21:00.

Proposed Condition 31 – change 20:00 to 21:00.

(iii) Additional conditions:

Breathalysers shall be used to test customers to assist door supervisors in assessing whether customers shall be permitted entry. Customers with a red reading shall be refused entry.

Records shall be kept of the time and date for all breathalyser tests administered, and of any issues discovered. These records shall be kept for 12 months. Records must be made available to an authorised officer of the Council or Police, upon request.

A prominent, clear and legible notice shall be displayed at the entrance to the premises advising of the alcohol screening test.

Appeal:

Should the premises licence holder appeal this Decision, the interim steps as per the Decision Notice dated 1 March 2016 must be complied with until the appeal is heard.

Reasons:

The Chairman made the following statement:

"After reading all the submissions and listening to all parties concerned, with these amendments to the licence we are happy that the licensing objectives will be met. The LSC was persuaded by the representations of Bar Taps that some of the steps proposed by the Police would not prevent the unfortunate incidents the Police had relied on in their evidence. The LSC noted that some of the incidents occurred outside the premises and were beyond the control of Bar Taps. The LSC was not

persuaded that Bar Taps was a bad establishment from a licensing perspective and the evidence showed that Bar Taps had historically shown a willingness to work with the Police to ensure that the licensing objectives are being promoted. Bar Taps had been willing to co-operate with the Police by accepting some of the interim steps proposed by the Police such as reducing capacity during busy hours to 150 instead of 175. Further conditions have been added in respect of use of breathalysers at the venue, as proposed in the premises licence holder statements in Annex 9 of the report."

Date Notice Sent: 21 March 2016

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