Environmental Protection Act 1990 - Part III Statutory Nuisance - Abatement Notice



TO: PAR HORNSET TAVERN LIMITED

at: 26 HIGH STREET HORNSET LONDON M8 7PB

The [person responsible for the nuisance] at the premises in the Borough of Haringey known as:

TAKE NOTICE that the Council of the Borough of Haringey are satisfied that a statutory nuisance as defined by the Environmental Protection Act 1990 exists, or is likely to recur at the above-mentioned premises as a result of:

Noise arising from music and voices

THE COUNCIL DO HEREBY PROHIBIT FORTHWITH a recurrence of the nuisance and for that purpose require you to:

Exercise proper control of the volume of sound generated at the premises arising from any musical instrument, voices, amplifier or sound reproduction equipment so as to ensure that the total volume of sound emitted is not likely to cause a nuisance to persons residing in the vicinity.

AND YOU ARE GIVEN FURTHER NOTICE THAT you may within 21 days from the date of service of this Notice upon you, appeal to the Magistrates' Court on any of the grounds contained in the Statutory Nuisance [Appeals] Regulations 1995. [See Copy attached].

AND FURTHER TAKE NOTICE that in the opinion of the Local Authority the noise is likely to be of a limited duration such that a suspension of the Notice would render it of no practical effect AND THEREFORE this Notice shall have effect not withstanding any Appeal to a Magistrates' Court which has not been decided by the Court. The maximum penalty for failure to comply with this Notice is £5,000 (£20,000 in the case of industrial, trade or business premises) plus a further £500 for each day on which the offence continues after conviction.

Dated: 16 4/ 2022

Our Ref:

ADDRESS
(To which any communication regarding this Notice may be sent):

Telephone: 020 8489 1000

for Eubert Malcolm, being the Officer appointed for this purpose

Environmental Services & Community Safety Manager Regulatory Services Enforcement Response Level 6, Alexandra House, 10 Station Road, Wood Green, London N22 7TR

This matter is being dealt with by:

Enforcement Response Team

Statutory Nuisance (Appeals) Regulations 1995 (S.I. 1995 No. 2644)

Dated November 8, 1995, made by the Secretary of State for the Environment, as respects England, and the Secretary of State for Wales, as respects Wales, in exercise of the powers conferred upon them by paragraph 1(4) of Schedule 3 to the Environmental Protection Act 1990 and of all other powers enabling them in that behalf.

1(1)	ent and Interpretation hese Regulations may be cited as the Statutory Nuisance (Appeals) Regulations 1995 and shall come into force on 8th November 1995.	
(2)	n these Regulations "the 1974 Act' means the Control of Pollution Act 1974;	
	"the 1990 Act" means the Environmental Protection Act 1990; and "the 1993 Act" means the Noise and Statutory Nuisance Act 1993.	
Appeals under Sec 2(1)	n 80(3) or the 1990 Act he provisions of this regulation apply in relation to an appeal brought by any person under Section 80(3) of the 1990 Act (appeals to Magistrates) again	nst
(2)	n Abatement Notice served upon him by a Local Authority. he grounds on which a person served with such a Notice may appeal under Section 80(3) are any one or more of the following grounds that a	are
	ppropriate in the circumstances of the particular case	
	that the Abatement Notice is not justified by Section 80 of the 1990 Act (summary proceedings for statutory nuisances); that there has been some informality, defect or error in, or in connection with, the Abatement Notice, or in, or in connection with, any copy	of
	the Abatement Notice served under Section 80A(3) (certain Notices in respect of vehicles, machinery or equipment);	
	that the Authority have refused unreasonably to accept compliance with alternative requirements, or that the requirements of the Absternative are otherwise unreasonable in character or extent, or are unnecessary;	
	that the time, or where more than one time is specified, any of the times, within which the requirements of the Abatement Notice are to complied with is not reasonably sufficient for the purpose;	be
	e) where the nulsance to which the Notice relates	
	(i) is a nulsance falling within section 79(1)(a),(d),(e),(f) or (g) of the 1990 Act and arises on industrial trade or busine premises, OR	88
	(ii) is a nuisance falling within Section 79(1)(b) of the 1990 Act and the smoke is emitted from a chimney. OR	
	(iii) is a nuisance falling within Section 79(1)(ga) of the 1990 Act and is noise emitted from or caused by a vehicle, machinery equipment being used for industrial, trade or business purposes.	or
	that the best practicable means were used to prevent, or to counteract the effects of the nuisance:	30
	that, in the case of a nuisance under Section 79(1)(g) or (ga) of the 1990 Act (noise emitted from premises), the requirements imposed by the Abatement Notice by virtue of Section 80(1)(a) of the Act are more onerous that the requirements for the time being in force, in relation to the section 80(1)(a) of the Act are more onerous that the requirements for the time being in force, in relation to the section 80(1)(a) of the Act are more onerous that the requirements for the time being in force, in relation to the section 80(1)(a) of the Act are more onerous that the requirements for the time being in force, in relation to the section 80(1)(a) of the Act are more onerous that the requirements for the time being in force, in relation to the section 80(1)(a) of the Act are more onerous that the requirements for the time being in force, in relation to the section 80(1)(a) of the Act are more onerous that the requirements for the time being in force, in relation to the section 80(1)(a) of the Act are more onerous that the requirements for the time being in force, in relation to the section 80(1)(a) of the Act are more onerous that the requirements for the time being in force, in relation to the section 80(1)(a) of the Act are more onerous that the requirements for the time being in force.	ne he
	noise to which the Notice relates, of	
	OR CONTROL OF THE CON	
	 (II) any consent given under Section 61 or 65 of the 1974 Act (consent for work on Construction Sites and consent for noise exceed registered level in a noise abatement zone), OR 	to
	(iii) any determination made under Section 67 of the 1974 Act (Nolse Control of New Buildings);	
	that, in the case of a nulsance under Section 79(1)(ga) of the 1990 Act (noise emitted from or caused by vehicles, machinery or equipment the requirements imposed by the Abatement Notice by virtue of Section 80(1)(a) of the Act are more onerous that the requirements for the tire	t),
	being in force, in relation to the noise to which the Notice relates, of any condition of a consent given under paragraph 1 of Schedule 2 to t	he
	1993 Act (loudspeakers in streets or roads); that the Abatement Notice should have been served on some person instead of the appellant, being	
	(i) the person responsible for the nuisance, OR (ii) the person responsible for the vehicle, machinery or equipment, OR	
	(iii) In the case of nuisance arising from any defect of a structural character, the owner of the premises. OR	
	 (iv) in the case where the person responsible for the nuisance cannot be found or the nuisance has not yet occurred, the owner occupier of the premises; 	of
) that the Abatement Notice might lawfully have been served on some person instead of the appellant being	
	(i) in the case where the appellant is the owner of the premises, the occupier of the premises, OR (ii) in the case where the appellant is the occupier of the premises, the owner of the premises;	
	and that it would have been equitable for it to have been so served;	
	that the Abatement Notice might lawfully have been served on some person in addition to the appellant, being (i) a person also responsible for the nuisance, OR	
	(ii) a person who is also owner if the premises, OR (iii)a person who is also an occupier of the premises, OR	
	(iv) a person who is also the person responsible for the vehicle, machinery or equipment,	
(3)	and that it would have been equitable for it to have been so served. and so far as appeal is based on the ground of some informality, defect or error in, or in connection with, the Abatement Notice, or in, or in connection	an.
147	ith, any copy of the Notice served under Section 80A(3), the Court shall dismiss the appeal if it is satisfied that the informality, defect or error was no	8
(4)	naterial one. Where the grounds upon which an Appeal is brought include a ground specified in paragraph (2)(I) or (j) above, the appellant shall serve a copy of I	is :
	lotice of Appeal on any other person referred to, and in the case of any Appeal to which these Regulations apply he may serve a copy of his Notice opeal on any other person having an estate or interest in the premises, vehicle, machinery or equipment in question.	of
(5)	In the Hearing of the appeal the Court may	111
	a) quash the Abatement Notice to which the Appeal relates, OR vary the Abatement Notice in favour of the appellant in such manner as it thinks fit, OR	
	c) dismiss the Appeal;	
	nd an Abatement Notice that is varied under sub-paragraph (b) above shall be final and shall otherwise have effect, as so varied, as if it had been lade by the Local Authority.	10
(6)	ubject to paragraph (7) below on the Hearing of Appeal the Court may make such order as it thinks fit	
	 with respect to the person by whom any work is to be executed and the contribution to be made by any person towards the cost of the wood OR 	
	as to the proportions in which any expenses which may become recoverable by the Authority under Part III of the 1990 Act are to be borne the appellant and by any other person.	у
(7)	exercising its powers under paragraph (6) above the Court	
	shall have regard, as between an owner and an occupier, to the terms and conditions, whether contractual or statutory, of any relevant tenan and to the nature of the works required, and	СУ
	shall be satisfied before it imposes any requirement thereunder on any person other than the appellant, that that person has received a copy	of
Suspension Of Not		
3(1)	wherean Appeal is brought against an Abatement Notice served under Section 80 or Section 80A of the 1990 Act, and	
	o) either	
	 (i) compliance with the Abatement Notice would involve any person in expenditure on the carrying out of the works before the Hearing of the Appeal, OR 	18
	(ii) in the case of a nuisance under Section 79(1)(g) or (ga) of the 1990 Act, the noise to which the Abatement Notice relates	is
	noise necessarily caused in the course of the performance of some duty imposed by law on the appellant, and either paragraph (2) does not apply, or it does apply but the requirements of paragraph (3) have not been met,	
	ne Abatement Notice shall be suspended until the Appeal has been abandoned or decided by the Court.	
(2)	his paragraph applies where	
	the nulsance to which the Abatement Notice relates	
	(ii) is likely to be of a limited duration such that suspension of the Notice would render it of no practical effect, OR	
	the expenditure which would be incurred by any person in the carrying out of works in compliance with the Abatement Notice before a Appeal has been decided would not be disproportionate to the public benefit to be expected in that period from such compliance.	ıy
(3)	Where paragraph (2) applies the Abatement Notice	
	Magistrates' Court which has not been decided by the Court and	а
Revocations	shall include a statement as to which of the grounds set out in paragraph (2) apply	

The Statutory Nuisance (Appeals) Regulations 1990 and the Statutory Nuisance (Appeals) Amendment) Regulations 1990 are hereby revoked.