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Kamika Samuel  
Vybz Bar  
1 Craven Park Road  
London  
NW10 8SE

08/06/2022

Our Ref: SR 6066

Dear Ms. Samuel

**Licensing Act 2003 – Complaint**  
**Re: Vybz Bar, 1 Craven Park Road, London, NW10 8SE**

I am writing to inform you that we have received a complaint alleging of noise disturbance from your premises on 14<sup>th</sup> & 28<sup>th</sup> May 2022 at 5.00am on both days, which indicates that licensable activities are being carried out on your premises after the permitted hours stated on your premise licence.

**Premise Licence – Noise Disturbance**

It has been reported that loud music is emanating from your premise and your patrons are causing a nuisance with excessive noise when leaving the premises. It has also been reported that you are breaching certain conditions on your premises licence, namely;

**Condition 5 - The total number of people permitted on the premises including staff and performers shall not exceed 50.**

**Condition 6 - Door supervisors of a sufficient number and gender mix, shall be employed from 20:00 hours on any day when the premises are open for the sale of alcohol past midnight.**

**Condition 9 - No entry or re-entry shall be permitted after midnight.**

**According to the premise licence 318510, you are permitted to open from 11:00 – 03:00hrs on Sunday to Saturday.**

May I remind you that the Premises Licence Holder and DPS are expected to know all the conditions on the premises licence and to have made provisions with your staff so that none of these conditions are breached. You are also required to know the hours you are authorised for the licensable activities you have been granted by the Licensing Authority.

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In addition to licensing controls, the Council has a duty under the Environment Protection Act 1990, to investigate noise complaints and if a noise is found to exist, enforcement action will be taken against you. You must take appropriate steps to ensure that no noise is emanating from your premise.

Should you be found to be operating outside the permitted hours or to be in breach of any condition(s) on your licence then this may result in legal action taken against you. This could also result in an application being made for a review of your premises licence.

**May I remind you that under Section 136 of the Licensing Act 2003 it is an offence to carry on or attempt to carry on a licensable activity on or from any premises other than under and in accordance with an authorisation. A person guilty of this offence is liable to be imprisoned for up to 6 months and/or an unlimited fine.**

Please do not hesitate to contact me quoting the above reference should you require any further advice or information.

Yours faithfully,

A handwritten signature in black ink, appearing to read 'John McGann', written over a horizontal line.

John McGann  
Licensing Inspector  
Regulatory Services

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