



## Notice of Determination

**Date of Hearing:** 17 July 2009

**Licence Type:** Review of Premises Licence

**Name of Applicant:** Mr Punn

**Name of Premises:** Rehab, 25 Prince of Wales Road, Norwich

**Postal Address of Premises (or description of premises):**

25 Prince of Wales Road, Norwich

**Licensing Sub-Committee:**

Councillors Dylan (Chair), and Stephenson

The Committee noted that Mr Dickenson has offered to install and pay for double glazing to the front window of Mr Punns' residence.

The Committee reminded the proprietor of Rehab and Mr Punn that the officers from environmental health within the city council would be monitoring the noise levels from Rehab and if necessary a further review could be applied for.

The Committee noted that the proprietor has amended his operating schedule to include the following;

That all floor speakers would be doubly insulated and placed upon spikes.

That the wall speakers would be doubly insulated on wall brackets.

That the air conditioning system will be insulated and maintained in accordance with the standard that has been agreed with Norwich City Council.

That the fire exit door at the rear of the premises would be sound-proofed and kept closed except in cases of emergency or maintenance.

**Determination –**

**The Committee's decision:**

After hearing evidence the committee found that the operation of the premises licence was causing noise nuisance to the applicant. The Committee decided to take no action in respect of the current licence

**The Committee's reasons:**

The Committee considered the representation received from a responsible authority namely the Environmental Health Department in respect of noise

The Environmental Health department had proposed a noise limiter but the Committee noted that the Environmental Health officer considered that the amended operating schedule may be sufficient to address the problems suffered by Mr Punnn.

The committee felt that it was inappropriate to require the introduction of a noise limiter in these circumstances and in light of the amended operating schedule.

**Right of a Party to appeal against the determination of the Authority**

For your information, applicants and any party who made a relevant representation, or submitted an objection notice, who is aggrieved by the decision, or the imposition any term, condition or restriction, have a right of appeal to the Magistrates' Court within 21 days of the date on which they are notified of the decision.

Dated this 24 July 2009