Statement of Gambling Policy
2016-2021
Statement of Licensing Policy

Gambling Act 2005
2016-2019
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1. Background

1.1 The Gambling Act 2005 (the act) received Royal Assent on the 7 April 2005, and replaced most of the existing law about gambling in Great Britain. The act puts in place an improved, more comprehensive structure of gambling regulation covering practically all forms of gambling other than the National Lottery and spread betting.

1.2 The act introduced two comprehensive offences those being:

- providing facilities for gambling or
- using premises for gambling without the appropriate licence, permit, or registration granted under the act.

1.3 The act introduced a new independent unified regulator for commercial gambling in Great Britain, the Gambling Commission and a licensing regime to be operated by the commission or by licensing authorities depending on the matter to be licensed.

1.4 The act also provides a strong role for local authorities in licensing gambling premises in their area, as well as undertaking functions in relation to lower stake gaming machines, leading to more localised regulation.

1.5 Local authorities, as licensing authorities, grant premises licenses for: casinos, betting offices and race tracks, bingo clubs, adult gaming centres and family entertainment centres. They also issue permits for: gaming machines in members' clubs and licensed premises, gaming in members' clubs, prize gaming and unlicensed family entertainment centres. The issuing of temporary use notices and provisional statements (permission issued before a building is built or altered for the purpose of gambling) are also the responsibility of licensing authorities. The authority will also be responsible for the issue of occasional use notices at tracks.

1.6 Licensing authorities may also authorise premises that are not generally licensed for gambling purposes to be used for limited periods.

1.7 The Gambling Act 2005 requires the council to prepare and publish a statement of licensing policy that sets out the policies that the council will generally apply to promote the licensing objectives when making decisions on applications made under the act.

2. The licensing objectives

2.1 In exercising their functions under the Gambling Act 2005, licensing authorities must have regard to the licensing objectives as set out in section 1 of the act namely:

- Preventing gambling from being a source of crime or disorder, being associated with crime or disorder or being used to support crime
• Ensuring that gambling is conducted in a fair and open way
• Protecting children and other vulnerable adults from being harmed or exploited by gambling:

It should be noted that the Gambling Commission has stated: ‘The requirement in relation to children is explicitly to protect them from being harmed or exploited by gambling’.

3. Introduction

3.1 General

3.1.1 The Gambling Act 2005 requires the licensing authority to prepare and publish a statement of the principles that it proposes to apply when exercising their functions under the act. Those who may be affected by it must be consulted as part of the process. This statement must be published at least every three years and must also be reviewed from ‘time to time’. Any amended parts must be re-consulted upon. The statement must then be re-published.

3.1.2 This ‘gambling policy statement’ in respect of the Gambling act 2005 has been prepared having regard to the licensing objectives of the Gambling Act 2005 listed in paragraph 2.1, and the guidance issued by the Gambling Commission. It is intended to be a discussion document leading to adoption by Wyre Council of a formal statement of principles.

3.1.3 The council recognises that gambling is a legitimate pastime of many of the residents of Wyre but also understands the problems that can be caused by debt as a result of gambling. It is therefore necessary to ensure that the necessary safeguards are in place to protect the young and vulnerable. It will, accordingly, regulate gambling in the public interest but is aware that, as per section 153 of the act, in making decisions about premises licences and temporary use notices it should aim to permit the use of premises for gambling in so far as it considers that it is:

• in accordance with any codes pf practice issued by the Gambling Commission
• in accordance with any relevant guidance issued by the Gambling Commission
• reasonably consistent with the licensing objectives; and
• in accordance with this gambling policy statement

3.1.4 This policy statement will not override the right of any person to make an application, make representations about an application, or to apply for a review of a licence, as each will be considered on its own merits and according to the statutory requirements of the Gambling Act 2005. Nothing in this gambling policy statement will detract from the principle that every application will be determined on the merits of the particular case.

3.1.5 This policy for 2016-2019 was adopted by the full council at its meeting on 14 April 2016.

3.2 Types of licence

3.2.1 This document sets out the policies that this licensing authority will apply when making decisions upon applications or notifications made for:
• Premises licences;
• Temporary use notices;
• Permits as required under the act;
• Registrations as required under the act.

### 3.3 Licensable premises and permits

#### 3.3.1

This policy relates to all those licensable premises, notices, permits and registrations identified as falling within the provisions of the act, namely:

- Casinos;
- Bingo premises;
- Betting premises;
- Tracks;
- Adult gaming centres;
- Family entertainment centres;
- Club gaming permits;
- Prize gaming and prize gaming permits;
- Temporary use notices;
- Registration of small society lotteries.

#### 3.3.2

This policy does not address remote gambling as this is entirely controlled by the Gambling Commission. Remote gambling means gambling not associated with a premises such as internet gambling.

### 3.4 Licensing authority functions

#### 3.4.1

This policy covers all the functions of the licensing authority which are:

- Responsibility for the licensing of premises where gambling activities take place by issuing premises licences
- Issue of provisional statements
- Regulation of members clubs and miners welfare institutions who may wish to undertake certain gaming activities via issuing club gaming permits and/or club machine permits
- Issue of club machine permits to commercial clubs
- Granting of permits for the use of certain lower stake gaming machines at unlicensed family entertainment centres
- Receiving notifications from alcohol licensed premises (under the Licensing Act 2003) for the use of not more than two gaming machines
- Granting of licensed premises gaming machine permits for premises licensed to sell/supply alcohol for consumption on the premises where two or more machines are required
- Registering small society lotteries
- Issuing prize gaming permits
- Receiving and endorsing temporary use notices
- Receiving occasional use notices
- Providing information to the Gambling Commission regarding details of licences issued
- Maintaining registers of the permits and licences that are issued under these functions
3.5 Profile of the authority

3.5.1 Wyre Council is one of twelve district councils plus two unitary authorities, which comprise the County of Lancashire. Wyre covers an area of 69,000 acres, (28,322 hectares) which includes the westerly port of Fleetwood and the coastal holiday resort of Thornton-Cleveleys. To the east of the borough lies a large rural area which has the fair-trade market town of Garstang at its core.

3.5.2 The total population of Wyre was estimated at 108,236 in 2013 and it has the greatest number of over 45’s in the county. The most prevalent age group in Wyre however is the 16-44 age group and this is reflected across all the 12 districts in Lancashire. There are 24 wards and the majority of its population can be found along its coastal strip and also in and around the towns of Poulton le Fylde and Garstang.

3.5.3 Wyre has a number of premises that are licensed to provide facilities for gaming. These include betting shops, adult gaming centres and family entertainment centres. These are mostly situated on the high streets of the main towns, however entertainment centres providing slot machines in Fleetwood and Cleveleys cater for visitors to the towns. The M6 Services at Lancaster also has a betting shop, adult gaming centres and permitted centres.

3.5.4 Premises licensed under the Licensing Act 2003 also require permits or notifications to allow gaming machines on their premises. Registered clubs are permitted machines with higher jackpots but these also require the licensing authority to issue the correct permissions.

3.5.5 The licensing authority has also granted over two hundred small society lotteries permits to charitable organisations who organise fundraising raffles and events for the benefit of the community of Wyre.

3.5.6 A map showing the geographical boundaries of the borough is attached to the policy as appendix A.

3.6 Consultation

3.6.1 There are a number of groups that have a stake in the gambling industry, including providers, customers, residents and enforcers, all of whom have views and concerns that require consideration. In finally determining this policy the following have been consulted:

- The Chief Officer of Police
- The Fire authority
- Representatives of businesses and residents in the borough
- Representatives of persons representing the interests of persons carrying on gambling businesses in the borough
- Wyre Community Safety Partnership
- Licensing solicitors
- Representatives of child welfare groups
- Town and parish councils
- Youth organisations
- Gambling industry organisations and associations
- Gambler support organisations
3.6.2 Proper weight will be given to the views of all those consulted prior to this gambling policy statement being finalised and taking effect.

4. Local risk assessments

4.1 The Gambling Commission’s Licence Conditions and Codes of Practice (LCCP) which were revised and published in February 2015, formalise the need for operators to consider local risks. Local risk assessments apply to all non-remote casino, adult gaming centre, bingo, family entertainment centre, betting and remote betting intermediary (trading room only) licences, except non-remote general betting (limited) and betting intermediary licences. This provision comes into force on 6 April 2016.

4.2 Licensees are required to assess the local risks to the licensing objectives posed by the provision of gambling facilities at each of their premises, and have policies, procedures and control measures to mitigate those risks. In undertaking their risk assessments, they must take into account relevant matters identified in this policy statement.

4.3 Licensees must assess the local risks to the licensing objectives posed by the provision of gambling facilities at each of their premises, and have policies, procedures and control measures to mitigate those risks. In making risk assessments, licensees must take into account relevant matters identified in the licensing authority’s statement of licensing policy.

4.4 Licensees must review (and update as necessary) their local risk assessments:
   a) to take account of significant changes in local circumstances, including those identified in a licensing authority’s statement of licensing policy;
   b) when there are significant changes at a licensee’s premises that may affect their mitigation of local risks;
   c) when applying for a variation of a premises licence; and
   d) in any case, undertake a local risk assessment when applying for a new premises licence.

4.5 Licensees are required to undertake a local risk assessment when applying for a new premises licence. Risk assessment must also be updated:
   • when applying for a variation of a premises licence
   • to take account of significant changes in local circumstances, including those identified in a licensing authority’s policy statement
   • when there are significant changes at a licensee’s premises that may affect their mitigation of local risks.

4.6 The new social responsibility provision is supplemented by an ordinary code provision that requires licensees to share their risk assessment with licensing authorities when applying for a premises licence or applying for a variation to existing licensed premises, or otherwise at the request of the licensing authority. Both provisions take effect from 8 May 2015.

4.7 Where concerns do exist, perhaps prompted by new or existing risks, a licensing authority may request that the licensee share a copy of its own risk assessment which will set out the measures the licensee has in place to address specific concerns. This practice should reduce the occasions on which a premises review and the imposition of licence conditions is required.
4.8 The licensing authority have an expectation that all local risk assessments will take into account the local social profile of the area.

5. Duplication with other regulatory regimes

5.1 Legislation

5.1.1 In undertaking its licensing function under the Gambling Act 2005, this authority is also bound by other legislation, including:

- Section 17 of the Crime and Disorder Act 1988
- Human Rights Act 1998
- Health and Safety at Work Act 197
- Environmental Protection Act 1990
- The Anti-Social Behaviour, Crime and Policing Act 2014

5.1.2 The intention of this policy is not to duplicate other legislation or regulatory regimes. Every effort will be made to avoid any duplication with other statutory/regulatory systems that already place obligations on employers and operators, including planning. Whilst it will not consider whether a licence application is likely to be awarded planning or building consent, it will listen to, and consider carefully, any concerns about conditions which are not able to be met by licensees due to planning restrictions, should such a situation arise.

5.1.3 No account will be taken as to whether buildings have or comply with the necessary planning or building consents. Those matters should be dealt with under relevant planning control and building regulation powers, and will not form part of considerations for the premises licence.

5.2 Human rights

5.2.1 The Human Rights Act 1998 incorporated the European Convention on human rights into English law and makes it unlawful for a local authority to act in a way, which is incompatible with a convention right. This authority will have particular regard to the following relevant provisions in determining licence applications:

Artículo 1 – de la primera protocolo que cada persona tiene derecho a un disfrute pacífico de sus bienes

Artículo 6 - En la determinación de derechos civiles y obligaciones, todo el mundo está asentado a un juicio público justo en un plazo razonable de tiempo por un tribunal independiente e imparcial establecido por la ley

Artículo 8 – Que todos tienen derecho a respetar su hogar y vida familiar

Artículo 10 – Derecho a la libertad de expresión.

5.3 Discrimination
5.3.1 In undertaking its licensing function, the council will have due regard to the need to eliminate unlawful discrimination and to promote equality and good relations between persons of all diversity groups in accordance with the council’s equality and diversity policy.

6. Exchange of information

6.1 In fulfilling its functions and obligations under the Gambling Act 2005 this licensing authority will exchange information which it holds with other regulatory bodies including the Gambling Commission. In doing so it will have regard to any guidance issued by the Gambling Commission on this matter as well as to any relevant regulations issued by the Secretary of State under the powers provided in the Gambling Act 2005. Should any protocols be established relating to information exchange with other bodies then they will be made available.

6.2 The Gambling Commission will, similarly, provide to the licensing authority any information it holds for use in the exercise of the authority’s functions under the act.

6.3 The licensing authority is required to maintain a register of the premises licences that it has issued. This register will be made available at any reasonable time to members of the public. Details of the availability of the register will be advertised on the council’s website. Copies of entries in the register may be taken subject to a reasonable charge being made.

6.4 The exchange of information will be in full compliance with the requirements of the Data Protection Act and freedom of information legislation in accordance with the council’s existing policies.

6.5 Details of those persons making representations will be made available to applicants to allow for negotiation and, in the event of a hearing being held, will form part of a public document. Anyone making representations or applying for the review of a premises licence will be informed that their details will be disclosed.

7. Premises licences

7.1 Premises Licences will be subject to the permissions/restrictions set-out in the Gambling Act 2005 and regulations made thereunder, as well as to specific mandatory and default conditions detailed in the regulations. This authority may exclude default conditions and also attach others, where it believes it to be appropriate.

7.2 Demand for premises

7.2.1 This licensing authority will not take into account whether or not there is a demand for gambling premises when considering applications for premises licences. It also recognises that moral objections to gambling are not a valid reason to reject applications for premises licences.

7.3 Definition of premises
7.3.1 The gambling act prohibits more than one premises licence applying to single premises. The term premise is defined in the act as ‘any place’ and therefore it is possible for a single building to consist of more than one premises providing that the different parts of the building can reasonably be considered as separate premises. Every application will be judged on its merits but in general the authority will consider a single building to be single premises unless it can be shown that the parts are truly separate. Examples of this are where different floors of a building are distant and separate or where shopping centres have discrete trading units.

7.3.2 The authority will not support the artificial separation of premises by temporary or artificial means where it is believed that the purpose of such separation is to circumvent the intention of the act to limit the number of gaming machines allowable at that particular type of premises. The authority will expect all separations between different premises to be clearly defined permanent structures.

7.3.3 In determining whether two or more proposed premises are truly separate, the authority will take into account the following:

- Are the different parts subject to separate business rates?
- Are the different parts of the premises in the same ownership?
- Can each of the premises be accessed from the street or a public passageway?
- Can the premises only be accessed from other gambling premises?

7.3.4 The proper application of section 152 of the act also means that, with the single exemption of tracks (a horse race course, dog track or other premises were races or sporting events take place), different premises licences cannot apply in respect of a single premises at different times. There is no temporal element to a premises licence, therefore premises will not, for example, be licensed as a bingo hall on weekdays and a betting shop at weekends.

7.3.5 In considering applications for multiple licences for a building or for a discrete part of a building used for other non-gambling purposes the authority will be aware of the following:

- The third licensing objective seeks to protect children from being harmed by gambling. In practice that means not only preventing them from being in close proximity to gambling. Therefore the authority will expect the premises to be configured so that children are not invited to participate in, have accidental access to, or closely observe gambling where they are prohibited from participating.
- Entrances to and exits from parts of a building covered by one or more premises licences should be separate and identifiable so that the separation of different premises is not compromised and people do not drift into a gambling area. In this context it should normally be possible to access the premises without going through another licensed premises or premises with a permit.
- Customers should be able to participate in the activity named on the premises licence.
7.3.6 The authority will expect that any premises licensed for a particular activity such as betting or bingo will provide that activity as the primary gambling activity and any gaming machines authorised to be provided under this licence should be subsidiary to this main activity.

7.3.7 Applicants will need to be aware that they cannot obtain a full premises licence until the premises in which it is proposed to offer the gambling are constructed. The Gambling Commission has advised that reference to ‘the premises’ are to the premises in which gambling can now take place. A licence to use premises for gambling will, accordingly, only be issued in relation to premises that are ready to be used for gambling. This authority agrees with the Gambling Commission that it is a question of fact and degree whether premises are finished to a degree that can be considered for a premises licence. By requiring the building to be complete, the authority can, ensure that it and other responsible authorities with inspection rights may, if necessary, inspect it fully.

7.4 Location of premises

7.4.1 This licensing authority is aware that demand issues cannot be considered with regard to the location of premises and will only consider the location of premises in the context of the licensing objectives. It will pay particular attention to the protection of children and vulnerable persons from being harmed or exploited by gambling, as well as issues of crime and disorder.

7.4.2 Likewise when an application is received for premises close to a school or other building holding vulnerable people or to a centre for gambling addicts the licensing authority will have to be satisfied that the objective of protecting children and vulnerable adults can be met.

7.4.3 Should any specific policy be decided upon as regards areas where gambling premises should not be located, this policy statement will be updated. It should be noted that any such policy would not preclude any application being made and each application will always be decided on its merits, with the onus upon the applicant showing how the concerns can be overcome.

7.5 Achieving the licensing objectives

7.5.1 Decisions taken by this licensing authority and premises licences granted will, as far as possible, be consistent with the three licensing objectives and in accordance with any guidance issued to local authorities by the Gambling Commission. Specific policy issues in respect of each of the licensing objectives are set out below.

(i) Preventing crime and disorder

7.5.2 Where an application is received for a premises licence in an area which has high levels of organised crime or a history of crime and disorder the licensing authority will pay particular attention to the proposed location of the gambling premises in terms of this licensing objective and may decide to attach additional conditions such as employment of door staff.

7.5.3 This licensing authority is aware of the distinction between disorder and nuisance and will only seek to address issues of disorder under the act if the disorder amounts to activity that is more serious and disruptive than mere nuisance. A disturbance could be serious enough to constitute disorder if police
assistance was required to deal with it. Another factor the authority is likely to take into account is how threatening the behaviour was to those who could see or hear it, whether those people live sufficiently close to be affected or have business interests that might be affected.

7.5.4 The Gambling Commission has powers to make enquiries and investigate those who are involved in the control of a company or the provision of gambling. In considering applications for operating and personal licences the commission has stated it will take a serious view of any offences involving dishonesty committed by applicants or persons relevant to the application.

7.5.5 As it is a requirement for any applicant for a premises licence to also hold an operating licence, this authority will not investigate the suitability of an applicant. However, if any information becomes apparent during the course of the processing of application which causes concern, the details will be forwarded to the Gambling Commission.

7.5.6 This licensing authority places a considerable importance on the prevention of crime and disorder, and will fulfil its duty under s17 of the Crime and Disorder Act 1998 to do all it reasonably can to prevent crime and disorder in the Borough. A high standard of control by the licensee is expected to be exercised over licensed premises. Applicants will be encouraged to discuss any necessary crime prevention procedures in their premises with the authority's licensing officers and Lancashire Constabulary before making a formal application.

7.5.7 This authority will take into account any representations made by responsible authorities, especially the police, when deciding if a particular application would be detrimental to this licensing objective and potentially result in an increase in crime and disorder.

(ii) Ensuring that gambling is conducted in a fair and open way

7.5.8 It is noted that the Gambling Commission do not expect licensing authorities to become concerned with ensuring that gambling is conducted in a fair and open way. They point out that this will be a matter for either the management of the gambling business, and therefore subject to the operating licence, or will be in relation to the suitability and actions of an individual and therefore subject to the personal licence. It is recognised, however, that there is more of a role with regard to tracks which is explained in more detail in the ‘tracks’ paragraph below.

7.5.9 The Gambling Commission is concerned to ensure that, not only is gambling fair in the way it is played, but that the rules are transparent to players and they know what to expect. It will achieve this by:

- operating and personal licences are issued only to those who are suitable to offer gambling facilities or work in the industry.
- easily understandable information is made available by operators to players about, for example: the rules of the game, the probability of losing or winning, and the terms and conditions on which business is conducted
- the rules are fair
- advertising is not misleading
• the results of events and competitions on which commercial gambling takes place are public; and
• machines, equipment and software used to produce the outcome of games meet standards set by the commission and operate as advertised.

(iii) Protecting children and other vulnerable persons

7.5.10 This licensing authority has noted that the Gambling Commission’s guidance for local authorities states that this objective means preventing children (defined in S45 of the act as being less than 16 years old or a young person between 16 and 18 years old) from taking part in gambling (as well as restriction of advertising so that gambling products are not aimed at, or are particularly attractive to children). It accepts that, whilst the licensing objective refers to protecting children from being harmed or exploited by gambling, in practice that often means preventing them from taking part in or being in close proximity to gambling. It will therefore consider, as suggested in the Gambling Commission guidance, whether specific measures are required at particular premises, with regard to this licensing objective.

7.5.11 The authority will consult with the Lancashire Safeguarding Children’s Board on any application that indicates there may be concerns over access for children or vulnerable persons.

7.5.12 Each separate application will, however, be judged on its merits before a decision is taken as to whether conditions to protect children are imposed on particular premises. These may include such requirements as:

• the supervision of entrances,
• the segregation of gambling from other areas where children are admitted
• the supervision of gaming machines in non-adult gambling specific premises
• the introduction of ‘proof of age’ schemes’

7.5.13 This authority will make itself aware of the codes of practice which the Gambling Commission issues with regard this licensing objective, in relation to specific premises such as casinos. It will be a condition of a casino licence that adherence to any code of practice produced on access of children will be mandatory. The requirements of the code may include controls for the protection of children which:

• specify steps that the premises licence-holder must take to ensure that children and young persons (that is those under the age of 18) do not enter the casino premises.
• ensure that each entrance to the casino or gambling area is supervised by at least one person who is responsible for compliance with the code of practice; and
• require that, unless the supervisor is certain that a person seeking admittance is an adult, evidence of age must be required of all those seeking to enter the casino.

7.5.14 It is not an aim of this policy to exclude any particular groups of people from gambling, however, where vulnerable persons may come into contact with gambling appropriate measures will be taken to protect them. Whilst neither the
Gambling Commission nor the legislation offer a definition of ‘vulnerable persons’ it will be assumed, for the purposes of this policy, that this group includes:

- people who gamble more than they want to
- people who gamble beyond their means
- people who may not be able to make informed or balanced judgements about gambling because of mental impairment, alcohol or drugs.

This authority will balance the need to introduce measures to protect vulnerable adults against the overall aim to permit the use of premises for gambling.

7.6 Conditions

7.6.1 The act allows for conditions to be attached to premises licences by the following methods:

- automatically, having been prescribed in the act
- being attached by virtue of a regulation made by the Secretary of State
- at the discretion of the licensing authority

7.6.2 Licensing authorities are specifically precluded from conditions on licences which:

- make it impossible to comply with an operating licence condition;
- relate to gaming machine categories, numbers, or methods of operation;
- provide that membership of a club or body is necessary to participate in the gambling facilities;
- relate to stakes, winnings or prizes.

7.6.3 Decisions will be taken on the imposition of individual conditions on a case by case basis, however this will be against the background contained in the Gambling Commission guidance and this policy statement.

7.6.4 The starting point in determining applications will be to grant the application without discretionary conditions. Conditions will only be considered where they are needed to meet the requirements of the licensing objectives. They will generally be considered unnecessary if they are already adequately covered by other legislation. Any conditions imposed by this authority will, so far as possible, reflect local crime prevention strategies. For example, closed circuit television cameras may be appropriate in certain premises. They will not be overly onerous and will be proportionate to the scale of the application and the risks involved. In particular any conditions imposed on licences will be:

- relevant to the need to make the proposed building suitable as a gambling facility;
- directly related to the premises and the type of licence applied for;
- fairly and reasonably related to the scale and type of premises; and
- reasonable in all other respects.

7.6.5 When considering any conditions to be attached to licences, the council will primarily focus on the direct impact of the activities taking place at licensed premises on members of the public living, working or engaged in normal activity in the area concerned. Control measures this licensing authority may consider utilising should there be clear evidence to support their imposition include:
• the use of door supervisors,
• supervision of adult gaming machines,
• appropriate signage for adult only areas

These are specifically dealt with under each of the licence types below. This licensing authority will, however, also encourage the licence applicant to offer his/her own suggestions as to way in which the licensing objectives can be met effectively.

7.6.6 In the case of buildings which are subject to multiple premises licences, consideration will be given to specific measures which may be required. These may include the supervision of entrances; segregation of gambling from non-gambling areas frequented by children; and the supervision of gaming machines in non-adult gambling premises in order to pursue the licensing objectives.

7.6.7 Where category C or above machines are on offer in premises to which children are admitted, this authority will ensure that:

- all such machines are located in an area of the premises which is separated from the remainder of the premises by a physical barrier which is effective to prevent access other than through a designated entrance;
- only adults are admitted to the area where these machines are located;
- access to the area where the machines are located is supervised;
- the area where these machines are located is arranged so that it can be observed by the staff or the licence holder; and
- at the entrance to and inside any such areas there are prominently displayed notices indicating that access to the area is prohibited to persons under 18.

These considerations will apply to premises including buildings where multiple premises licences are applicable.

7.6.8 Where there is concern that a particular premises will attract disorder or be subject to attempts at unauthorised access by, for example, children or vulnerable adults a condition may be added to a licence requiring that the entrances to such premises be controlled by door supervisors. Where the Private Security Industry Act 2001 requires such door supervisors to be licensed by the Security Industry Authority (SIA) (or successor body) then this requirement will normally also be deemed to be a condition of the premises licence. Where, however, door supervisors are employed as ‘in house’ staff in casinos and bingo halls, they do not need to be licensed by the SIA.

7.6.9 For premises other than casinos and bingo premises, this authority may decide that for particular premises where there is evidence that supervision from counters or other normal staff positions has proved inadequate to meet the licensing objectives, that additional supervision of entrances / machines is appropriate. The Authority may decide, in the light of the particular circumstances, that these need to be SIA licensed. It will, however, not be automatically assumed that they need to be so licensed.

7.7 Adult gaming centres

7.7.1 The term adult gaming centre was introduced by the Gambling Act 2005. Such
premises are entitled to provide gaming machines which pay out higher jackpots. The numbers and categories of higher jackpot machines that can be placed in adult gaming centres are specified in regulations made by the Secretary of State.

7.7.2 This authority's main concern in these premises is to protect children and vulnerable persons.

7.7.3 In considering applications for a premises licence for an adult gaming centre the licensing authority will, in particular, consider the measures put in place to prevent under 18s from gaining access to the premises. Such matters as the position of entrances, supervision and the use that other parts of the premises are put will be relevant.

7.7.4 Conditions may be attached to such licences to cover, amongst other matters, issues such as:

- Proof of age schemes
- CCTV
- Door supervisors
- Supervision of entrances/machine areas
- Physical separation of areas
- Location of entry
- Notices/signage
- Specific opening hours
- Self-barring schemes
- Provision of information leaflets/helpline numbers for organisations such as GamCare

The list is not mandatory, nor exhaustive, and is merely indicative of example measures.

7.8 Family entertainment centres (licensed)

7.8.1 The act created two classes of family entertainment centres, only one of which requires a premises licence.

7.8.2 Licensed family entertainment centres are permitted to provide category C and D gaming machines. Unlicensed family entertainment centres can only provide category D machines. No limits are set on the numbers of machines in these categories.

7.8.3 Children and young persons are permitted in family entertainment centres but are not allowed to use any category C machines. In determining applications the licensing authority will consider any guidance issued by the Gambling Commission regarding the marking and segregation of such machines and the level of supervision required to protect children.

7.8.4 This licensing authority will specifically have regard to the need to protect children and vulnerable persons from harm or being exploited by gambling and the applicant will need to convince the authority that there will be sufficient measures to ensure that under 18 year olds do not have access to the adult only gaming machine areas. Appropriate licence conditions may cover the issues detailed in paragraph 6.7.4 above as well as measures/training for staff on how to deal with suspected truant school children on the premises.
7.9 **Casinos**

7.9.1 This licensing authority currently has no licensed casinos within its area. It has not passed a 'no casino' resolution under section 166 of the Gambling Act 2005 but is aware of its power to do so. Should at any time the authority decide to pass such a resolution, this decision will be taken by way of a resolution of the full council following considered debate, the reasons for making the resolution will be given and this policy will be updated accordingly.

7.9.2 If the Secretary of State, by regulation, enables the authority to issue a new casino licence they are aware that there may be a number of operators wishing to run such a casino. In such a situation this licensing authority will determine who the successful bidder is by following the procedure laid out in Schedule 9 of the act and in line with any regulations/codes of practice issued under the Gambling Act 2005.

7.9.3 This licensing authority is aware that powers are provided, in the act, to allow them to restrict the number of betting machines, their nature and the circumstances in which they are made available by attaching conditions to a casino premises licence (where betting is permitted in the casino). It will, as per the Gambling Commission's guidance, take into account the size of the premises, the number of counter positions available for person-to-person transactions, and the ability of staff to monitor the use of the machines by children and young persons (it is an offence for those under 18 to bet) or by vulnerable people, when considering the number/nature/circumstances of betting machines an operator wants to offer.

7.10 **Bingo premises**

7.10.1 This licensing authority acknowledges that children and young people can be allowed entry into bingo premises but are not allowed to take part in bingo or use category B and C machines that are on the premises. This authority will wish to ensure that sufficient measures are in place to prevent children participating in these activities.

7.10.2 The licensing authority will take into account guidance or codes of practice from the Gambling Commission on the suitability and layout of bingo premises when determining any applications for premises licences. This guidance includes a requirement that:

- all category B and C gaming machines are located in an area of the premises separated from the remainder of the premises by a physical barrier which is effective to prevent access other than through a designated entrance;
- only adults are admitted to the area where the machines are located;
- access to the area where the machines are located is arranged so that it can be observed by staff of the operator or the licence holder; and
- at the entrance to, and inside any such area there are prominently displayed notices indicating that access to the area is prohibited to persons under 18.

7.11 **Betting premises**

7.11.1 Children are not permitted to enter premises licensed for betting and therefore
this licensing authority will consider what measures an applicant for a premises licence will be taking to prevent this.

7.11.2 The licensing authority will consider whether to impose a condition on any premises licence for betting premises restricting the number, and/or nature of betting machines (not to be confused with gaming machines) and the circumstances in which those machines are available for use only when there is evidence that such machines have been or are likely to be used in breach of the licensing objectives. The authority will take into account those issues set out in 6.9.3 above when considering the number/nature/circumstances of betting machines an operator wants to offer.

7.12 Tracks

7.12.1 There are currently no tracks within the borough. It is recognised, however, that tracks are different from other premises in that there may be more than one premises licence in effect (provided each licence relates to a specific area of the track) and that the track operator may not be required to hold an operating licence as there may be several premises licence holders at the track which will need to hold their own operating licences.

Should an application be made for a track premises licence, it will be determined in accordance with the guidance of the gambling commission. This licensing authority will, however, especially consider the impact upon the third licensing objective (such as the protection of children and vulnerable persons from being harmed or exploited by gambling) and the need to ensure that entrances to each type of premises are distinct and that children are excluded from gambling areas where they are not permitted to enter.

7.12.2 There may be some specific considerations with regard to the protection of children and vulnerable persons from being harmed or exploited by gambling at tracks. This authority would expect the premises licence applicants to demonstrate suitable measures to ensure that children do not have access to adult only gaming facilities. It is noted that children and young persons will be permitted to enter track areas where facilities for betting are provided on days when dog racing and/or horse racing takes place, although they are still prevented from entering areas where gaming machines (other than category D machines) are provided. Appropriate licence conditions may cover the issues detailed in paragraph 6.7.4 above.

7.12.3 Further guidance from the Gambling Commission is awaited as regards where gaming machines (as distinct from betting machines) may be located on tracks and any special considerations that should apply in relation, for example, to supervision of the machines and preventing children from playing them. This licensing authority notes the commission’s guidance that it will need to consider the location of gaming machines at tracks, and applications for track premises licences will need to demonstrate that, where the applicant holds a pool betting operating licence and is going to use his entitlement to four gaming machines, these machines are locate in areas from which children are excluded. Children and young persons are not prohibited from playing category D gaming machines on a track.

7.12.4 In respect of betting machines at tracks, this authority will, as per the Gambling
Commission's guidance, take into account the size of the premises and the ability of staff to monitor the use of the machines by children and young persons (it is an offence for those under 18 to bet) or by vulnerable people, when considering the number/nature/circumstances of betting machines an operator wants to offer. It will also take note of the Gambling Commission's suggestion that licensing authorities will want to consider restricting the number and location of such machines in respect of applications for track betting premises licences.

7.12.5 In accordance with Gambling Commission advice, this authority will attach a condition to any track premises licences issued requiring the track operator to ensure that the rules are prominently displayed in or near the betting areas, or that other measures are taken to ensure that they are made available to the public. For example, the rules could be printed in the race-card or made available in leaflet form from the track office.

7.12.6 This licensing authority accepts the Gambling Commission's suggestion ‘to ensure that licensing authorities gain a proper understanding of what they are being asked to licence they should, in their licensing policies, set out the information that they will require, which should include detailed plans for the racetrack itself and the area that will be used for temporary “on-course” betting facilities (often known as the “betting ring”) and in the case of dog tracks and horse racecourses fixed and mobile pool betting facilities operated by the Tote or track operator, as well as any other proposed gambling facilities’, and that ‘plans should make clear what is being sought for authorisation under the track betting premises licence and what, if any, other areas are to be subject to a separate application for a different type of premises licence’.

7.12.7 This licensing authority also accepts the commission’s view that it would be preferable for all self-contained premises operated by off-course betting operators on track to be the subject of separate premises licences. This would then ensure that there was clarity between the respective responsibilities of the track operator and the off-course betting operator running a self-contained unit on the premises.

7.13 Travelling fairs

7.13.1 Whilst the act defines a travelling fair as wholly or principally providing amusements, this licensing authority will decide, in each case, whether this the statutory definition is met on the evidence available.

7.13.2 Any number of category D gaming machines may be made available for use at travelling fairs subject to a requirement that the facilities for gambling amount to no more than an ancillary amusement at the fair. This licensing authority will, decide, in each case, whether this requirement is met on the evidence available.

7.13.3 It is recognised that land may only be used for a travelling fair up to a maximum of 27 days in any calendar year and that such use applies to the piece of land on which the fairs are held, regardless of whether it is the same or different travelling fairs occupying the land. This licensing authority will monitor whether land is used in excess of the statutory limit and will work with its neighbouring authorities to ensure that land that crosses its boundaries is similarly monitored so that the statutory limits are not exceeded.
8. Representations

8.1 Who can make a representation?
Only responsible authorities and interested parties (see below for definition) can make representations about licence applications, or apply for a review of an existing licence.

8.2 Admissible and relevant

8.2.1 A representation will only be admissible if it is from a responsible authority or interested party.

8.2.2 The only representations that are likely to be considered as relevant are those that relate to the licensing objectives, or that raise issues under the licensing policy statement, or the commission’s guidance or codes of practice. For example a representation which concerns public nuisance or public safety at the premises would not be considered to be relevant, as these are not licensing objectives but concerns over crime and disorder or the protection of children would be.

8.3 Frivolous or vexatious or likely to have no influence on a decision

8.3.1 This licensing authority will determine an application without a hearing if the representation(s) are considered to be either frivolous or vexatious.

8.3.2 Decisions as to whether representations are frivolous, vexatious will be made by council officers, who will make the decisions on whether representations or applications for licence reviews should be referred to the licensing committee. These words will be judged to have their normal dictionary definitions. Frivolous will be interpreted as having little substance, not serious or flippant. Whilst vexatious will be interpreted as having an ulterior motive or vindictive.

8.3.3 A hearing will also be dispensed with if in the opinion of this authority the substance of the representation will certainly not influence the authority’s determination of the application.

8.3.4 In the event of this authority considering a representation to be frivolous or vexatious or as likely to have no influence on the decision, then the person who made the representation will be informed and the reasons for coming to such a conclusion will be clearly stated. There is no right of appeal against a determination that representations are not admissible.

8.4 Responsible authorities

8.4.1 A responsible authority is defined in the act as:

- a licensing authority in England and Wales in whose area the premises are wholly or partly situated
- the Gambling Commission
- the Chief Officer of Police for the police area in which the premises are wholly or partly situated
- the Fire and Rescue authority for an area in which the premises are wholly or partly situated
• the local planning authority
• an authority which has functions by virtue of an enactment in respect of
  minimising or preventing the risk of pollution of the environment or of
  harm to human health in an area where the premises is wholly or partly
  situated
• a body which is designated in writing for by the licensing authority for an
  area in which the premises are wholly or partly situated, as competent to
  advise the authority about the protection of children from harm
• Her Majesty’s Revenues and Customs

Current contact details for all responsible authorities listed above can be
obtained from the licensing department, as it should be noted that the Secretary
of State may from time to time amend this list by regulation.

8.4.2 The authority accepts that the protection of children and vulnerable persons is
key responsibility under the act. It's considers that the most appropriate body to
advise them about the protection of children to be the Lancashire Safeguarding
children’s board.

8.5 Interested parties

8.5.1 Although each case will be determined on its individual merits, a person will
generally be considered to be an interested party in relation to an application for
or in respect of a premises licence if, in the opinion of the licensing authority, the
person:

• lives sufficiently close to the premises to be likely to be affected by the
  authorised activities
• has business interests that might be affected by the authorised activities
  or
• represents either of the above

8.5.2 In determining whether or not a person 'lives sufficiently close to the premises
to be likely to be affected by the authorised activities', account will be taken of
the following factors:

• The size of the premises
• The nature of the premises
• The distance of the premises from the location of the person making the
  representation
• The potential impact of the premises (number of customers, routes likely
to be taken by those visiting the establishment) and
• The nature of the complainant. In terms of the nature of their interest
  rather than their personal character. For example ‘sufficiently close to be
  likely to be affected’ could be interpreted differently for a private resident
  as distinct from a residential school with truancy problems or a hostel
  housing vulnerable adults.

8.5.3 In determining whether a person’s business interest might be affected by the
authorised activities, consideration will be given to the Gambling Commission’s
guidance that ‘has business interests’ should be given the widest possible
interpretation and include partnerships, charities, faith groups and medical
practices. It will not, however, be considered sufficient only to argue that a rival
business will be a competitor in the same gambling sector. The authority will
have to be satisfied that the business would be likely to be directly affected. The
Factors which will be taken into account include:

- the size of the premises
- the catchment area of the premises (for example, how far people travel to visit) and;
- whether the person making the representation has business interests in that catchment area that might be affected.

8.5.4 The Gambling Commission has recommended that licensing authorities include trade associations and trade unions, and residents' and tenants' associations as bodies representing interested parties. This authority will not however generally view these as bodies representing interested parties unless they have a member who can be classed as an interested party under the terms of the Gambling Act 2005. For example, lives sufficiently close to the premises as to be likely to be affected by the activities being applied for.

8.5.5 Interested parties may be represented by advocates which include legal representatives and others, provided that they can produce written evidence that they have been authorised to act on behalf of the interested party.

8.5.6 Interested parties can be persons who are democratically elected such as councillors and MP’s. No specific evidence of being asked to represent an interested person will be required in these cases as long as the councillor/MP represents the ward likely to be affected. Likewise, parish councils likely to be affected, will be considered to be interested parties. Other than these, however, written evidence will generally be required that a person/body (such as an advocate/relative) ‘represents’ someone who either lives sufficiently close to the premises to be likely to be affected by the authorised activities and/or has business interests that might be affected by the authorised activities. A letter from one of these persons, requesting the representation will be considered sufficient.

8.5.7 If individuals wish to approach councillors to ask them to represent their views then care should be taken that the councillors are not part of the licensing committee dealing with the licence application. If there are any doubts then the council’s licensing section should be contacted.

9. **Review of premises licences**

9.1 The review of a premises licence may be instigated by this licensing authority or at the request of a responsible authority or interested party.

9.2 A request for review will not be granted by this authority unless it is ‘relevant’. For example:

- In accordance with any relevant code of practice issued by the Gambling Commission
- In accordance with any relevant guidance issued by the Gambling Commission
- Is consistent with the licensing objectives and
- In accordance with the authority’s gambling policy statement
9.3 The licensing authority will similarly not hold a review if, in the opinion of the authority, the grounds:

- are frivolous
- are vexatious
- ‘will certainly not’ cause the authority to revoke or suspend a licence or to remove, amend or attach conditions on the premises licence.
- are substantially the same grounds cited in a previous application for a review relating to the same premises
- are substantially the same as representations made at the time of an application for a premises licence.

9.4 A review can be held in relation to a class of premises or in relation to particular premises.

9.5 This licensing authority will consider initiating a review themselves against a premises or class of premises if complaints are made against the use made of those premises or the measures put in place by licensees to comply with licence conditions. It may, however, decide to initiate a review of a licence on the basis of any reason relevant to its duties and functions under the act, which it thinks is appropriate. The outcome of such a review may be the introduction of default conditions attached to all premises licences within that class.

10. **Provisional statements**

10.1 An applicant cannot obtain a full premises licence until the premises in which it is proposed to offer the gambling is constructed. It is recognised, however, that developers may wish to have some assurance that a premises licence would be granted before entering into a contract to develop land or renovate a property. In these circumstances an application can be made for a provisional statement.

10.2 This licensing authority recognises that it is a question of fact and degree as to whether premises are finished to such a degree that they can be fully inspected and considered for a premises licence.

10.3 Unlike an application for a premises licence applicants for provisional statements do not have to hold an operating licence from the commission. This licensing authority, when determining any such application will not speculate or take any account of the likelihood or not of an operating licence being granted. Should the commission subsequently refuse an operating licence the provisional statement will not be able to be converted into a premises licence.

10.4 Any application for a provisional statement shall be treated in exactly the same way as would have been the case if the application had been for a premises licence and no regard will be given to whether or not the proposal is likely to be permitted in accordance with planning or building law.

10.5 When an application is made for a premises licence for a premises which has the benefit of a provisional statement, this licensing authority will disregard any representations from responsible authorities or interested parties unless:

- They address matters that could not have been addressed in representations relating to the application for the provisional statement. or
- They reflect a change in the applicants circumstances.
11. Permits, notices and lotteries

11.1 The act allows for a number of gambling activities to take place outside of the licensing regime. These are authorised by permits which are issued by the authority. These are:

- Unlicensed family entertainment centres,
- Club gaming permits and club machine permits,
- Alcohol licensed premises gaming machine permits and
- Prize gaming permits.

11.2 The issue of all such permits will be undertaken by the licensing authority in accordance with the statutory procedures with regard to any guidance issued by the Gambling Commission.

11.3 Unlicensed family entertainment centres and gaming machine permits

11.3.1 Where a premises does not hold a premises licence and wishes to provide gaming machines but does not wish to apply for a family entertainment centre premises licence as they only wish to offer category D gaming machines, it may apply to the licensing authority for a permit to so. An application for a permit will only be considered if this authority is satisfied that the premises will be used as an unlicensed FEC, and that the Chief Officer of Police has been consulted on the application.

11.3.2 In considering applications for such permits this authority will give weight to child protection issues. It will take into account the applicant's suitability including any convictions that they may have that would make them unsuitably to operate a family entertainment centre, the suitability of the premises in relation to their location as well as issues about disorder.

11.3.3 Although this licensing authority recognises that it cannot attach conditions to this type of permit, it is suggested that applicants for permits show that there are policies and procedures in place to protect children from harm. Harm in this context will not be construed as limited to harm from gambling but to include wider child protection considerations. The efficiency of such policies and procedures will each be considered on their merits, however, they may include CRB checks for staff, training (covering how staff would deal with unsupervised very young children being on the premises), or children causing perceived problems on or around the premises.

11.3.4 It is suggested that applicants demonstrate:

- a full understanding of the maximum stakes and prizes of the gambling that is permissible in unlicensed FECs;
- that staff are trained to have a full understanding of the maximum stakes and prizes.
11.3.5 This licensing authority has not currently formally adopted a gambling policy statement that they propose to apply when exercising their functions in considering applications for permits. Should it decide to do so it will be available from the licensing section (see below). Potential applicants/other interested persons are advised to check with the licensing department as to whether such a policy has been adopted.

11.3.6 Applications for renewal of a permit may only be refused on the grounds that an authorised local authority officer has been refused access to the premises without reasonable excuse, or that renewal would not be reasonably consistent with pursuit of the licensing objectives.

11.4 Alcohol licensed premises - gaming machine permits

11.4.1 Premises licensed to sell alcohol for consumption on the premises may automatically have two gaming machines on the premises, of categories C and/or D, provided that they notify the licensing authority (notification process). The licensing authority can only remove the automatic authorisation in respect of any particular premises if:

- provision of the machines is not reasonably consistent with the pursuit of the licensing objectives;
- gaming has taken place on the premises that breaches a condition of section 282 of the gambling act (such as the gaming machines have been made available in a way that does not comply with requirements on the location and operation of gaming machines);
- the premises are mainly used for gaming; or
- an offence under the gambling act has been committed on the premises.

11.4.2 If a premises wishes to have more than two machines, then it must apply for a permit. This authority will consider such applications based upon the licensing objectives, as well as any guidance issued by the Gambling Commission and such matters as it considers to be relevant.

11.4.3 This licensing authority considers that such applications will be decided on a case by case basis. It will, however, have particular regard to the need to protect children and vulnerable persons from harm or from being exploited by gambling. It will expect the applicant to satisfy the authority that there will be sufficient measures to ensure that under 18 year olds do not have access to any adult only gaming machines.

11.4.4 Applications for permits for between two and four machines shall normally be granted under officers delegated powers unless the nominated director considers that due to the circumstances in a particular case the matter should be determined by the committee.

11.4.5 Measures which will satisfy the authority that there will be no access may include the adult machines being in site of the bar, or in the sight of staff who will monitor that the machines are not being used by those under 18. Notices and signage may also be helpful. As regards the protection of vulnerable persons applicants are encouraged to consider the provision of information leaflets/helpline numbers for organisations such as GamCare.
This licensing authority may decide to grant the application with a smaller number of machines and/or a different category of machines than that applied for. Conditions (other than these) cannot, however, be attached. It should also be noted that the holder of a permit must comply with any code of practice issued by the Gambling Commission about the location and operation of the machine.

**Prize gaming permits**

The act provides for licensing authorities to prepare a gambling policy statement that they propose to apply in exercising their functions in respect of prize gaming permits which may, in particular, specify matters that it proposes to consider in determining the suitability of the applicant for a permit. This licensing authority has not prepared such a formal gambling policy statement. Should it decide to do so it will be available from the licensing section. Potential applicants/other interested persons are advised to check with the licensing department as to whether such a policy has been adopted.

In making its decision on an application for prize gaming permits licensing authorities do not need to have regard to the licensing objectives but must have regard to any gambling commission guidance.

In considering applications for such permits this authority will give particular weight to child protection issues. It will take into account the applicant’s suitability including any convictions that they may have that would make them unsuitable to hold a prize gaming permit.

It should be noted that there are conditions in the Gambling Act 2005 with which a permit holder must comply, but that the licensing authority cannot attach conditions. The conditions in the act are:

- the limits on participation fees, as set out in regulations, must be complied with;
- all chances to participate in the gaming must be allocated on the premises on which the gaming is taking place and on one day; the game must be played and completed on the day the chances are allocated; and the result of the game must be made public in the premises on the day that it is played;
- the prize for which the game is played must not exceed the amount set out in regulations (if a money prize), or the prescribed value (if non-monetary prize); and
- participation in the gaming must not entitle the player to take part in any other gambling.

**Club gaming and club machine permits**

Members clubs and miners’ welfare institutes (but not commercial clubs) can provide equal chance gaming and may apply for a club gaming permit or a clubs gaming machines permit. The club gaming permit will enable the premises to provide gaming machines (three machines of categories B[4], C or D), equal chance gaming and games of chance. A club gaming machine permit will only enable the premises to provide gaming machines (three machines of categories B[4], C or D).
11.6.2 This licensing authority is aware that: licensing authorities may only refuse an application if any of the grounds below are applicable:

- the applicant does not fulfil the requirements for a members’ or commercial club or miners’ welfare institute and therefore is not entitled to receive the type of permit for which it has applied;
- the applicant’s premises are used wholly or mainly by children and/or young persons;
- an offence under the act or a breach of a permit has been committed by the applicant while providing gaming facilities;
- a permit held by the applicant has been cancelled in the previous ten years; or
- an objection has been lodged by the commission or the police.

11.6.3 A ‘fast-track’ procedure is available for premises which hold a club premises certificate under the Licensing Act 2003 whereby there is no opportunity for objections to be made by the commission or the police. The grounds upon which an authority can refuse an application for such a permit are therefore reduced to the following:

(a) the club is established primarily for gaming, other than gaming prescribed under schedule 12;
(b) in addition to the prescribed gaming, the applicant provides facilities for other gaming; or
(c) a club gaming permit or club machine permit issued to the applicant in the last ten years has been cancelled.

11.6.4 Gambling Commission guidance indicates that members’ clubs must have at least 25 members and be established and conducted ‘wholly or mainly’ for purposes other than gaming, unless the gaming is permitted by separate regulations (this may cover bridge and whist clubs). A members’ club must be permanent in nature, not established to make commercial profit, and be controlled by its members equally. Examples include working men’s clubs, branches of Royal British Legion and clubs with political affiliations.

11.6.5 There are statutory conditions on club gaming permits that no child uses a category B or C machine on the premises and that the holder complies with any relevant provision of a code of practice about the location and operation of gaming machines.

11.7 Temporary use notices

11.7.1 The notices allow for the temporary use of premises for gambling by the holder of a gambling operating licence without the building having the benefit of a premises licence. Such premises could include such places as hotels, conference centres and sporting venues.

11.7.2 Temporary use notices will only be granted to operators holding the relevant operating licence. For instance a betting operator will could apply for a licence for betting facilities at a snooker tournament.
11.7.3 The act makes reference, in the context of temporary event notices, to a ‘set of premises’ and provides that a set of premises is the subject of a temporary event notice if ‘any part’ of the premise is the subject of the notice. This licensing authority considers that the determination of what constitutes ‘a set of premises’ will be a question of fact in the particular circumstances of each notice that is given. In considering whether a place falls within the definition of a ‘set of premises’, it will look at, amongst other things, the ownership/occupation and control of the premises. A large exhibition centre, for example, would be likely to come within the definition as it is properly one premises, and should not be granted a temporary use notice for 21 days in respect of each of its exhibition halls. But in relation to other covered areas, such as shopping centres, this authority will need to consider whether different units are in fact different ‘sets of premises’, given that they may be occupied and controlled by different people. This authority is likely to object to notices where it appears that their effect would be to permit regular gambling in a place that could be described as one set of premises.

11.7.4 This licensing authority will hold a hearing if an objection notice is served unless all parties agree that a hearing is unnecessary.

11.7.5 In determining at a hearing whether to allow a temporary use notice to have effect the licensing authority will aim to permit the provision of gambling facilities in so far as it considers that it is:

- in accordance with any code of practice or guidance issued by the Gambling Commission;
- reasonably consistent with the licensing objectives; and
- in accordance with this gambling policy statement.

11.8 Occasional use notices

11.8.1 This licensing authority has very little discretion with regard these notices. It will, however, ensure that the statutory limit of eight days in a calendar year is not exceeded. It will also give careful consideration to the definition of a ‘track’ and whether the applicant is permitted to avail him/herself of the notice.

11.9 Small society lotteries

11.9.1 This licensing authority will take account of any guidance issued by the Gambling Commission in registering and controlling non commercial societies which are established and conducted:

- for charitable purposes;
- for the purpose of enabling participation in, or supporting, sport, athletics or a cultural activity; or
- for any other non-commercial purpose other than private gain.
12. Enforcement

12.1 This authority considers that, in general, the authority which issues the licence or permit should take the lead in ensuring compliance with the licence and any conditions attached to it, including compliance with the relevant codes of practice. The main enforcement and compliance role for this licensing authority in terms of the Gambling Act 2005 is, therefore, to ensure compliance with the premises licences and other permissions, which it authorises. The Gambling Commission is the enforcement body for operating and personal licences.

12.2 The authority intends that the regulatory burden imposed by it will be the minimum consistent with the carrying out of its statutory duties. Accordingly its approach to ensuring compliance with licence conditions and codes of practice will be to apply a lighter touch to operators perceived by it as low risk and a heavier more intrusive touch to higher risk operators. There may be occasions in which particular circumstances give rise to breaches of both a premises and an operating licence. In such circumstances, it may be appropriate for the licensing authority and the Gambling Commission to each review the licences for which they are responsible, and the Gambling Commission will be a responsible authority in the premises licence review.

12.3 This authority recognises that, in general, the Gambling Commission will also take the lead on the investigation and, where appropriate, the prosecution of illegal gambling and that it will deal with unlicensed premises and concerns about manufacture, supply or repair of gaming machines. It accepts, however that there may be occasions on which the authority is better placed to take the lead, particularly where there is illegal activity on a smaller scale that is confined to its area.

12.4 This authority will have regard to relevant guidance issued by the Gambling Commission, the regulatory compliance code and the authority’s own enforcement policy in all its enforcement actions. It will also keep itself informed of developments as regards the work of the Better Regulation Executive in its consideration of the regulatory functions of local authorities.
12.5 In general any enforcement actions which the authority takes or proposes will be:

- **Proportionate** - It will intervene when necessary to promote the licensing objectives. Remedies will be appropriate having regard to the risks posed and the costs of such remedies will be minimised.

- **Accountable** – All decisions will be justified and will be subject to public scrutiny.

- **Consistent** – All rules, conditions or standards will be imposed or implemented fairly and uniformly.

- **Transparent** - It will be open at all times and will endeavour to present regulations in a simple and user friendly way.

- **Targeted** - It will operate a risk based inspection programme with enforcement focus on those areas which are causing the most problems and will be aimed at minimising those problems.

12.6 A graduated response will always be taken where offences against legislation are found or where licence conditions have been contravened. An isolated administrative offence, such as failing to maintain certain records, may be dealt with by way of a written warning. More serious offences may result in a referral to licensing committee, the issue of a formal caution or a referral for prosecution.

12.7 This licensing authority intends to use appropriate enforcement to promote the licensing objectives under the act. Once licensed, it is essential that premises are monitored to ensure that they are run in accordance with their operating schedules, in compliance with the specific requirements of the act and in compliance with any licence conditions. It will also be important to monitor the borough for unlicensed premises.

12.8 The authority will seek to work actively with the police in enforcing gambling licensing legislation and intends to establish protocols with Lancashire Constabulary, Lancashire Trading Standards Department and Lancashire Fire and Rescue Service on enforcement issues to ensure an efficient deployment of police and council officers.

12.9 In accordance with the principle of transparency, the authority’s enforcement/compliance protocols/written agreements as well as its risk methodology will be made available upon request.

13. **Complaints against licensed premises**

13.1 This authority will investigate complaints against licensed premises in relation to matters relating to the licensing objectives for which it has responsibility. In the first instance, complainants are encouraged to raise the complaint directly with the licence holder or business concerned, to seek a local resolution.
13.2 Where an interested party has made either a valid representation about licensed premises or a valid application for a licence to be reviewed, the authority may initially arrange a conciliation meeting to address and clarify the issues of concern.

13.3 This process will not override the right of any interested party to ask that the licensing committee consider their valid objections, or for any licence holder to decline to participate in a conciliation meeting.

14. Appeals

14.1 A right of appeal exists to the applicant or any person making a relevant representation against a decision of the licensing authority.

14.2 An application for an appeal has to be made to the Magistrates Court within 21 days of being notified in writing of the decision.

14.3 This licensing authority will ensure that attention is drawn to this right of appeal when decision notices are served.

15. Policy review

15.1 This policy takes effect on 14 April 2016. It will be subject to periodic reviews and further consultation in line with current government guidance.

15.2 When reviewing this policy account will be taken of any additional guidance issued by the Gambling Commission and the results of any consultations received.
Appendix A

Map of Wyre borough

Appendix B

Contact details

The Licensing authority:

Licensing Team
Wyre Council
Civic Centre
Breck Road
Poulton le Fylde
FY6 7PU
Tel 01253 891000
Email: licensing@wyre.gov.uk
Website: www.wyre.gov.uk
## Table of delegations of licensing functions under the Gambling Act 2005

<table>
<thead>
<tr>
<th>Matter to be dealt with</th>
<th>Full council</th>
<th>Licensing committee</th>
<th>Delegated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Policy not to permit casinos</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Application for premises licences</td>
<td></td>
<td>Where representations have been received and not withdrawn</td>
<td>Where no representations received/representations have been withdrawn</td>
</tr>
<tr>
<td>Application for a variation to a licence</td>
<td></td>
<td>Where representations have been received and not withdrawn</td>
<td>Where no representations received/representations have been withdrawn</td>
</tr>
<tr>
<td>Application for a transfer of a licence</td>
<td></td>
<td>Where representations have been received from the commission</td>
<td>Where no representations received from the commission</td>
</tr>
<tr>
<td>Application for a provisional statement</td>
<td></td>
<td>Where representations have been received and not withdrawn</td>
<td>Where no representations received/representations have been withdrawn</td>
</tr>
<tr>
<td>Review of a premises licence</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Application for club gaming/club machine permits</td>
<td></td>
<td>Where representations have been received and not withdrawn</td>
<td>Where no representations received/representations have been withdrawn</td>
</tr>
<tr>
<td>Cancellation of club gaming/club machine permits</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Applications for gaming machine permits in premises licensed under the Licensing Act 2003</td>
<td></td>
<td>For more than a total maximum of four machines</td>
<td>For up to a total of four machines</td>
</tr>
<tr>
<td>Applications for other permits</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Decisions as whether representations are frivolous, vexatious or likely to have no influence on a decision</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Cancellation of licensed premises gaming machine permits</td>
<td>X</td>
<td></td>
<td></td>
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<tr>
<td>Consideration of temporary use notice</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Decision to give a counter notice to a temporary use notice</td>
<td>X</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>