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LICENSING SUB-COMMITTEE THE ASPEN TREE - GAMBLING ACT

AGENDA

10.30 am Monday Council Chamber - 31 July 2017 Town Hall

Members 3: Quorum 2

COUNCILLORS:

Linda Trew (Chairman) Keith Roberts Reg Whitney

For information about the meeting please contact:
Richard Cursons - 01708 432430
richard.cursons@onesource.co.uk

Protocol for members of the public wishing to report on meetings of the London Borough of Havering

Members of the public are entitled to report on meetings of Council, Committees and Cabinet, except in circumstances where the public have been excluded as permitted by law.

Reporting means:-

- filming, photographing or making an audio recording of the proceedings of the meeting;
- using any other means for enabling persons not present to see or hear proceedings at a meeting as it takes place or later; or
- reporting or providing commentary on proceedings at a meeting, orally or in writing, so
 that the report or commentary is available as the meeting takes place or later if the
 person is not present.

Anyone present at a meeting as it takes place is not permitted to carry out an oral commentary or report. This is to prevent the business of the meeting being disrupted.

Anyone attending a meeting is asked to advise Democratic Services staff on 01708 433076 that they wish to report on the meeting and how they wish to do so. This is to enable employees to guide anyone choosing to report on proceedings to an appropriate place from which to be able to report effectively.

Members of the public are asked to remain seated throughout the meeting as standing up and walking around could distract from the business in hand.

AGENDA ITEMS

1 APOLOGIES FOR ABSENCE AND ANNOUNCEMENT OF SUBSTITUTE MEMBERS

(if any) - receive

2 DISCLOSURE OF INTERESTS

Members are invited to disclose any interest in any of the items on the agenda at this point of the meeting.

Members may still disclose any interest in an item at any time prior to the consideration of the matter.

3 CHAIRMAN'S ANNOUNCEMENT

The Chairman will announce details of the arrangements in case of fire or other events that might require the meeting room or building's evacuation.

4 REPORT OF THE CLERK (Pages 1 - 8)

Hearing Procedure - Gambling Act 2005

5 APPLICATION TO VARY THE NUMBER OF GAMING MACHINE - THE ASPEN TREE 73 GOBIONS AVENUE, ROMFORD, RM5 3SP (Pages 9 - 26)

Andrew Beesley
Head of Democratic Services





LICENSING SUB-COMMITTEE

REPORT

31 July 2017

	Procedure for the Hearing: Gambling Act 2005
Report Author and contact details:	Richard Cursons (01708) 432430 e-mail: richard.cursons@onesource.co.uk

Members are advised that, when considering an application to vary a Gaming Machine Permit. The following options are available by virtue of the section 15 of Schedule 13 of The Gambling Act 2005:

"Where relevant representations are made, the authority must

- (a) hold a hearing to consider them, unless the authority, the applicant and each person who has made such representations agree that a hearing is unnecessary, and
- (b) having regard to the representations, take such steps as it considers necessary for the promotion of the licensing objectives.

The steps are:

- a) modify the conditions of the licence
- b) reject the whole or part of the application

and for this purpose, the conditions of the licence are modified if any of them is altered or omitted or any new condition is added."

The Sub-Committee will also wish to note that, if none of these steps is required, the application must be granted.

Assuming that the Sub-Committee is satisfied that a hearing is required, then the following procedural steps are recommended. The Gambling Act 2005 will govern the arrangements for the hearing of the application under consideration.

1. Membership of the Sub-Committee:

- 1.1 The Sub-Committee comprises three members of the Licensing Committee, with a quorum of two members. Unless there are objections, in the absence of three members, the hearing shall proceed with the quorum of two.
- 1.2 A members of the Licensing Committee will be excluded from hearing an application where he or she:
 - 1.2.1 has considered an application in respect of the premises in the previous 12 months as a Member of the Regulatory Services Committee; or
 - 1.2.2 is a Ward Councillor for the Ward in which the premises, subject to the application, are located; or
 - 1.2.3 is a Ward Councillor for a Ward which is likely to be affected by the application or;
 - 1.2.4 has a personal interest in the application.

2. Roles of other participants:

- 2.1 The Legal Advisor is not a party to the hearing. The role of the Legal Advisor is to provide legal advice relating to the application and submissions.
- 2.2 The Clerk is not a party to the hearing. The role of the Clerk is to record the hearing and the decisions of the Sub-Committee, and ensure efficient administration

3. Location and facilities:

- 3.1 All hearings will be heard at the Havering Town Hall unless otherwise directed.
- 3.2 Interpreters will be provided by the Council on request, provided notice is given at least five working days before the hearing.

4. Notification of attendance:

4.1 The Chairman will enquire of the parties who is in attendance and the parties will indicate their names (and, where relevant, whom they represent). A register will be circulated before the commencement of the hearing on which the applicant, his/her advisers and companions and all interested parties (and/or their representatives) will be asked to record their attendance.

5. Procedural matters:

- 5.1 Prior to the commencement of the hearing, the Chairman of the Sub-Committee will orally inform the parties whether their applications to have certain people attend the hearing (e.g. witnesses) have been granted or refused. Note this relates to people other than those attending on behalf of a party in the capacity as a representative of the party.
- 5.2 Prior to the commencement of the hearing the Chairman of the Sub-Committee will outline the procedure to be followed at the hearing. This will normally be as follows:

Introduction of the application:

The Licensing officer will outline:

- details of the application and relevant representations received from the parties;
- relevant legislation;
- relevant Licensing Policy; and
- the time limit in which the Council must reach a determination.

Documentary evidence:

- Documentary or other information in support of applications, representations or notices should be provided to the Clerk of the Sub-Committee at least 7 clear working days before the hearing. If this information is produced at the hearing it will only be taken into account by the Sub-Committee if the Sub-Committee and all the parties consent to its submission. Permission to have this information included in the hearing should be requested at the beginning of the hearing before any oral submissions have been made.
- Statements made by people in support of a party's representation who are not present at the hearing, must be signed by the maker, dated and witnessed by another person. The statement must also contain the witness's full name and occupation.

6. Representations:

- The chairman will invite each of the parties at the hearing or their representative sequentially to address the Sub-Committee and call any person/s to whom permission has been granted to appear. Each party will be allowed a maximum period of 10 minutes in which to address the Sub-Committee and call persons on his/her behalf.
- This 10 minute period is where each party has the opportunity to orally address the Sub-Committee and clarify any points in which the Sub-Committee has sought clarification prior to the hearing. This 10 minute period should be uninterrupted unless a member of the Sub-Committee or Legal Advisor considers that the speaker is making submissions that are irrelevant, frivolous or vexatious.
- Members of the Sub-Committee may ask questions of any party, at any time during the proceedings. Time taken in dealing with a Member's question will not be taken into account in determining the length of time available to the party in question to make their representation.

The sequence in which each of the parties will be invited to address the Sub-Committee will normally be in the order of:

- the Gambling Commission
- the Police
- the Fire Service
- the Local Planning Authority
- Environmental Health
- HM Revenue and Customs
- Childrens Social Services
- A licensing authority in whose area the premises is situated (that is, the Council itself and also any adjoining Council where premises straddle the boundaries between the two).

At the discretion of the Sub-Committee the above order may be varied.

Cross-Examination:

Where witnesses have been permitted by the Sub-Committee to speak at the hearing on behalf of a party, permission must be sought from the Sub-Committee before another party can ask the witness questions. This process of questioning is normally referred to as cross-examination. The Sub-Committee will allow cross-examination only where it is necessary to assist it in considering the representations or application.

Relevance:

Information submitted at the hearing must be relevant to the applications, representations, or notice and the promotion of the licensing objectives. The Chairman of the Sub-Committee is entitled to exclude any information it considers to be irrelevant whether presented in written or oral form. The licensing objectives are:

- 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 persons from being harmed or exploited by gambling

7. Failure of parties to attend the hearing:

7.1 If a party, who has not given prior notice of his/her intention not to attend the hearing, is absent from the hearing the Sub-Committee may either adjourn the hearing or hold the hearing in the party's absence. Where the hearing is held in the absence of a party, the Sub-Committee will still consider the application, representation or notice submitted by that party.

8. Adjournments and extension of time:

- 8.1 The Sub-Committee may adjourn a hearing to a specified date or extend a notice period except where it must make a determination within certain time limits in the following specific applications:
 - Applications for conversion of existing licences where the Sub-Committee must make a determination within 2 months of the application first being received. In default of a decision being made the application will be treated as being granted;

- Applications for variation of existing licences where the Sub-Committee must make a determination within 2 months of the application first being received. In default of a decision being made the application will be treated as being rejected;
- Applications for conversion of existing club certificates where the Sub-Committee must make a determination within 2 months of the application being first received. In default of a decision being made the application will be treated as being granted;
- Applications for variation of existing club certificates where the Sub-Committee must make a determination within 2 months of the application being first received. In default of a decision being made the application will be treated as being rejected;
- Applications made by holders of justices' licences for personal licences must be determined within 3 months of the application first being received. In default of a decision not being made within this period the application will be treated as being granted;
- Review of premises licences following closure orders where the Sub-committee must make a determination within 28 days of receiving notice of the closure order.

9. Sub-Committee's determination of the hearing:

- 9.1 At the conclusion of the hearing the Sub-Committee will deliberate in private accompanied by the Clerk and the Legal Advisor who will be available to assist the Sub-Committee with any legal problems but will not participate in any decision making of the Sub-Committee.
- 9.2 The Sub-Committee will normally make its determination and announce its decision at the end of the hearing.
- 9.3 Where all parties have notified the Sub-Committee that a hearing is not required the Sub-Committee must make its determination within 10 working days of being given notice that the hearing is not required.

10. Power to exclude people from hearing:

- 10.1 The public are entitled to attend the hearing as spectators. However, the Sub-Committee may exclude any person from the hearing including any person assisting or representing a party where:
 - it considers that the public interest would be best served by excluding the public or the individual person from the hearing; or

that person is behaving in a disruptive manner. This may include a
party who is seeking to be heard at the hearing. In the case where a
party is to be excluded, the party may submit to the Sub-Committee
in writing any information which they would have been entitled to
give orally had they not been required to leave the hearing.

11. Recording of proceedings:

11.1 A written record of the hearing will be produced and kept for 6 years from the date of the determination of the hearing.

12. Power to vary procedure:

12.1 The Sub-committee may depart from following any of the procedures set out in this document if it considers the departure to be necessary in order to consider an application, notice or representation.



Agenda Item 5



Licensing Officer's Report



LICENSING SUB-COMMITTEE

Report author and contact details:

REPORT

31 July 2017

Subject heading: Aspen Tree

Aspen Tree, 73 Gobions Avenue,

Romford, RM5 3SP

Gambling Act 2005, Vary the Number of

Gaming Machines application Mr Campbell, Licensing Officer

5th floor Mercury House licensing@havering.gov.uk

04700 422766

01708 432766

This application for to Vary the number of Gaming Machines at a premises is made by Greene King Retailing Ltd under section 283 of the Gambling Act 2005. The application was received by Havering's Licensing Authority on 7th July 2017.

Geographical description of the area and description of the building

The premises are located on the north side of Gobions Avenue at the junction with Havering Road.

It is a detached property, 100 metres west along Gobions Avenue is a row of ten shops but apart from this all other properties in the vicinity are residential.

A map of the area is attached.

Details of the application

The venue has a premises licence under the Licensing Act 2003 (copy attached)

Pubs and other alcohol licensed premises are automatically entitled to two category C or D gaming machines upon notification to the local licensing authority of their intention to make gaming machines available for use.

Licensing authorities can issue gaming machine permits which allow additional category C and D gaming machines to be provided.

Where a gaming machine permit authorises the making available of a specified number of gaming machines in particular premises, this will effectively replace, and not be in addition to, any automatic entitlement to two machines. The Aspen Tree currently has a Gaming Machine permit (copy attached) for 5 machines, 4 category C and 1 category D.

The Aspen Tree made a successful application to increase the number of machines from 4 to 5 in June 2015. In accordance with Havering's policy this was done with the agreement of the Chair of the Licensing Committee at that time Cllr Van den Hende

This application is for an increase to 6 machines, 5 category C and 1 category D.

The London Borough of Havering Gambling Act Policy states that any application by an alcohol premises for 6 or more machines can only be decided by the Licensing Committee or Licensing Sub-Committee

A licensing authority to whom an application is made under this Schedule shall consider it having regard to the licensing objectives, any relevant guidance issued by the Gambling Commission under section 25 and such other matters as they think relevant.

On considering an application for a permit a licensing authority shall—

- (a) grant the application,
- (b) refuse the application, or
- (c) grant it in respect of—
 - (i) a smaller number of machines than that specified in the application,
 - (ii) a different category of machines from that specified in the application, or
 - (iii) both.

The Gambling Act 2005 licensing objectives are:-

- (a) Preventing gambling from being a source of crime or disorder, being associated with crime or disorder or being used to support crime,
- (b) Ensuring that gambling is conducted in a fair and open way, and
- (c) Protecting children and other vulnerable persons from being harmed or exploited by gambling.

A plan showing the proposed location of the 6 machines has been requested from the applicant but not supplied by the time of submitting this report.

A plan showing the present location of the 5 machines at the venue is attached.

For information

Machine Category – C & D Machines

Category of machine	Maximum stake	Maximum prize
С	£1	£100
D non-money prize	30p	£8
D non-money prize (crane grab machines only)	£1	£50
D money prize	10p	£5
D combined money and non-money prize	10p	£8 (of which no more than £5 may be a money prize)
D combined money and non-money prize (coin pusher or penny falls machines only)	20p	£20 (of which no more than £10 may be a money prize)



Copy of Application

NOTIFICATION OF 2 OR LESS GAMING MACHINES or GAMING MACHINE PERMIT APPLICATIONS (i.e. for greater than 2 machines) for: CONVERSION / NEW / VARIATION / TRANSFER

(FOR USE BY PREMISES LICENSED TO SUPPLY ALCOHOL FOR CONSUMPTION ON THE PREMISES)

Please refer to guidance notes at the back of this form before completing

To: London Borough Havering Mercury House Hercury Gardens	
Mercury House	
Hercury Gardens	
Romford.	
SECTION A – What do you want to do?	
Please indicate what you would like to do	
a) Notify licensing authority that you intend to provide up to a maximum total of 2 gaming machines category C and / or D	
(if you choose this option then please complete sections D and E)	
b) Apply to convert an existing Section 34 permit issued under the Gaming Act 1968, into a licensed premises gaming machine permit (i.e. for more than 2 gaming machines) (if you choose this option then please complete sections B, D and E)	
c) Apply for a new licensed premises gaming machine permit ((if you choose this option then please complete sections B, D and E)	
d) Apply to vary an existing licensed premises gaming machine permit (if you choose this option then please complete sections B, D and E)	
e) Apply to transfer an existing licensed premises gaming machine permit (if you choose this option then please complete sections C, D and E)	
SECTION B – Application for grant (includes <u>conversion</u> , <u>new</u> and <u>variation</u> applications)	
How many gaming machines are you currently authorised to provide and if this is a new or variation application, how many do you wish to provide? (please complete the boxes in the table)	
Category Number currently Number wish to provide	
machine authorised to provide (new or variation)	
C 5	
Total 6 .	
3. If you are currently authorised to provide more than 2 machines, please provide your existing Section 34 Gaming Act 1968 permit, or provide reasons stating why it cannot be provided.	
(reasons why existing permit cannot be provided) Existing permit provided*	

^{*}Please keep a copy of your existing permit on the premises to which it relates.

NOTIFICATION OF 2 OR LESS GAMING MACHINES or GAMING MACHINE PERMIT APPLICATIONS (i.e. for greater than 2 machines) for: CONVERSION / NEW / VARIATION / TRANSFER

(FOR USE BY PREMISES LICENSED TO SUPPLY ALCOHOL FOR CONSUMPTION ON THE PREMISES)

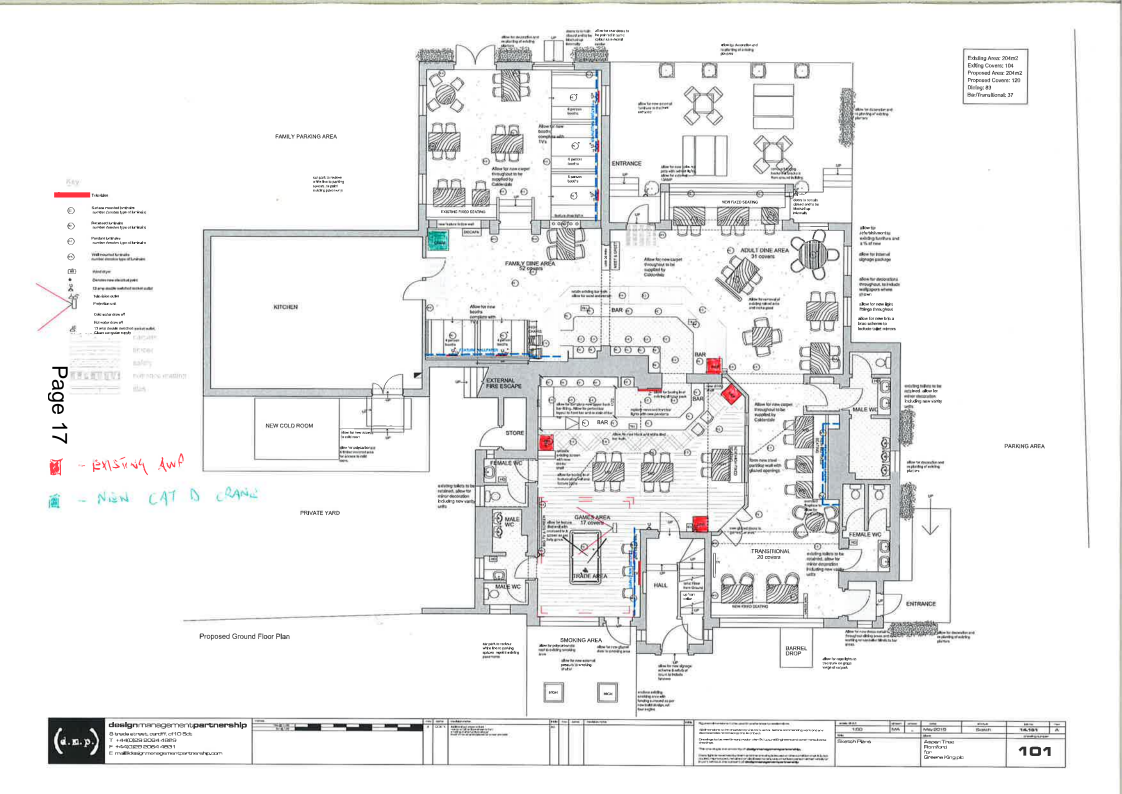
Section C – Application for permit <u>transfer</u> (i.e. where a transfer has been requested for the Licensing Act 2003 premises licence)	
Name of person requesting the transfer	
5. Confirmation that an application to transfer the relevant Licensing Act 2003 Premises Licence has been:	
Requested Granted	
6. Please provide your existing permit, or provide reasons stating why it cannot be provided	
Existing permit provided	
Reasons why existing permit cannot be provided	
Section D – General Information	
7. Name of Premises ASPEN TREE 8. Address of Premises GIBIONS AVENUE - COLLIER ROW ROME	ORD 35A
9. Telephone number of Premises 01708 749995	RIIIS 301
10. Name of existing Premises Licence holder GREENE KING.	
11. Address of Premises Licence holder (if different from 8 above) SUNRISE HOUSE.	RTON UPON
12. Telephone number (daytime) of Premises Licence holder 13. E-mail address of Premises Licence holder (where available) 2. Telephone number (daytime) of Premises Licence holder (where available) 2. Telephone number (daytime) of Premises Licence holder (where available)	TRE
14. Name, address, telephone and e-mail of agent (e.g. solicitor) if submitted on behalf of the applican	nt
Poppleston Allen Licensing Solicitors ESSEX LEISURE LTD - ESSEX F 21 EASTWAYS - WITHAM - ESSEX CM8 340	touse
15. Licensing Act 2003 Premises Licence Reference (i.e. number)	
	21



Licensed Premises Gaming Machine Permit granted under the Gambling Act 2005

No: 016784	
This notice confirms that: Greene King Retailing Ltd	
Has given notification pursuant to Section 283 of the Gambling Act 2005 of their intention to make available:	
Number of Category C gaming machines authorised by this permit - 4 Number of Category D gaming machines authorised by this permit - 1	
for use at the following premises:	
Aspen Tree Aspen Tree, 73 Gobions Avenue, Romford, RM5 3SP	
Licensing Act 2003 Premises Licence number:	
1514	
Date on which this notice takes effect:	
28/07/2015	
This notice is issued by: Licensing Section Public Protection London Borough of Havering Mercury House, Mercury Gardens, Romford, RM1 3SL	
Lis Aust	
Arthur Hunt Date: 28 July 2015 (3 rd Issue) Licensing Officer	
All alcohol licensed premises which provide gaming machines for use on the premises must comply with any relevant Code of Practice issued by the Gambling Commission under Section 24 Gambling Act 2005. (available at http://www.gamblingcommission.gov.uk)	

This permit becomes invalid if the information ceases to be accurate.





Code of practice for gaming machines in clubs and premises with an alcohol licence

For club gaming permits, club machine permits and alcohol licensed premises

August 2014

1 For club gaming permits, club machine permits and alcohol

This is the Commission's Code of Practice issued under section 24 of the Gambling Act 2005 (the Act) relating to provision of facilities for gaming machine gambling in accordance with club gaming, club machine and alcohol licensed premises permits. This includes:

- Registrations under Parts II and III of the Gaming Act 1968 which, under transitional provisions, are treated as club gaming and club machine permits respectively
- Club gaming and club machine permits issued under the Club Gaming and Club Machine Permits (Scotland) Regulations 2007
- Premises which have a licence issued by a Licensing Board under section 26(1) or 47(2) of the Licensing (Scotland) Act 2005 authorising the sale of alcohol on the premises.

Code provision 1.1

Club gaming permits, club machine permits and alcohol Gaming machines in clubs and premises with an alcohol licence

- 1 Compliance with the code of practice should be the responsibility of a designated person:
 - in pubs in England and Wales: the designated premises supervisor (which the Licensing Act 2003 requires as a condition of any alcohol premises licence)
 - in premises which are licensed to serve alcohol for consumption on the premises under the relevant Scottish licence: the premises manager (which the Licensing (Scotland) Act 2005 requires as a condition of the premises licence), or,
 - where an occasional licence is held, a responsible person designated by the holder of the licence
 - in clubs in England and Wales:
 - o if an alcohol licence is held, the designated premises supervisor
 - o if no alcohol licence is held, a responsible individual to be nominated by the club management or other governing body elected by the members
 - in clubs in Scotland:
 - for a qualifying club under the Licensing (Clubs) (Scotland) Regulations 2007 (SI No 76 of 2007) a person nominated by the club management committee, or other governing body elected by the members, and who is trained in accordance with the Licensing (Training of Staff) (Scotland) Regulations 2007
 - for a qualifying club operating under an occasional licence a responsible person to be nominated by the club management committee or other governing body elected by the members
 - the name and contact details of the nominated person should be made available to the clerk of the relevant licensing board.

2 Location and operation of machines

All permit holders

Compliance with these provisions is a condition of your permit, and failure to do so could result in revocation of the permit.¹

Code provision 2.1 Location and operation of machines All permit holders

- 1 All gaming machines situated on the premises must be located in a place within the premises so that their use can be supervised, either by staff whose duties include such supervision (including bar or floor staff) or by other means.
- 2 Permit holders must have in place arrangements for such supervision.
- All gaming machines situated on the premises shall be located in a place that requires a customer who wishes to use any ATM made available on the premises to cease gambling at the gaming machines in order to do so. 'ATM' means a machine located on the premises, which enables a person using it to obtain cash by use of a credit or debit card.

3 Access to gambling by children and young persons

Compliance with this section is <u>not</u> a condition of your permit. However it sets out good practice in this area and the Commission considers it should be implemented by permit holders.

Code provision 3.1 Access to gambling by children and young persons All permit holders

- 1 Permit holders should put into effect procedures intended to prevent underage gambling. This should include procedures for:
 - checking the age of those who appear underage
 - refusing entry to anyone unable to produce an acceptable form of identification.
- 2 Permit holders should take all reasonable steps to ensure that all relevant employees understand their responsibilities for preventing underage gambling.
 - Permit holders should only accept identification which:
 - · contains a photograph from which the individual can be identified
 - states the individual's date of birth
 - is valid
 - is legible and has no visible signs of tampering or reproduction.
- The Commission considers acceptable forms of identification to include: any identification carrying the PASS logo (for example Citizencard or Validate); a driving licence (including provisional licence) with photocard; or a passport.

¹ Compliance with these provisions is a condition of the relevant permit as a result of the Gambling Act 2005: section 271 for Club Gaming Permits, section 273 for Club Machine Permits, section 282 for algorable licensed premises using their automatic machine permissions and section 283 for licensed premises Gaming Machine Permits.

Code provision 3.2 Access to gambling by children and young persons All permit holders

1 Procedures should be in place for dealing with cases where a child or young person repeatedly attempts to gamble on category B or C machines, including oral warnings, reporting the offence to the Commission and the police, and making available information on problem gambling.

4 Complaints and disputes

Compliance with this section is <u>not</u> a condition of your permit. However it sets out good practice in this area and the Commission considers it should be implemented by permit holders.

Code provision 4.1 Complaints and disputes All permit holders

- 1 Permit holders should put into effect a written procedure for handling customer complaints and disputes regarding the use of gaming machines on their premises
- 2 A 'complaint' means a complaint about any aspect of the permit holder's conduct of their permissible activities, and a 'dispute' is any complaint which:
 - a) is not resolved at the first stage of the complaints procedure, and
 - b) relates to the outcome of the complainant's gambling transaction.
- 3 Permit holders should ensure that:
 - customers are told the name and status of the person to contact about their complaint
 - customers are given a copy of the complaints procedure on request or on making a complaint
 - all complaints are handled in accordance with the procedure.

Gambling Commission August 2014

Keeping gambling fair and safe for all

For further information or to register your interest in the Commission please visit our website at: www.gamblingcommission.gov.uk

Copies of this document are available in alternative formats on request.

Gambling Commission Victoria Square House Victoria Square Birmingham B2 4BP

T 0121 230 6666 **F** 0121 230 6720

E info@gamblingcommission.gov.uk



Gaming machines in pubs A quick guide for premises owners



Click here for printer-friendly version

What are my machine entitlements?

Qualifying alcohol licensed premises are entitled (under Automatic Entitlement) to provide two gaming machines of category C or D upon notification to the licensing



authority (LA). Automatic Entitlements are only applicable to alcohol licensed premises, where there are bar facilities available on the premises for the sale and consumption of alcohol.

In order to site more than two category C or D gaming machines, an alcohol licensed premises gaming machine permit must be acquired from the relevant LA by application. It is then at the LA's discretion to consider the application and issue a permit.

Where a gaming machine permit authorises the making available of a specified number of gaming machines in particular premises, this will effectively replace, and not be in addition to, any Automatic Entitlement to two machines.

Where an LA has a concern about the suitability of the premises or licence holder to offer machine facilities to the public, the LA has, in certain circumstances, the power to dis-apply and remove the Automatic Entitlement.

Category of machine	Maximum stake	Maximum prize
С	£1	£100
D non-money prize	30p	£8
D non-money prize (crane grab machines only)	£1	£50
D money prize	10p	£5
D combined money and non- money prize	10p	£8 (of which no more than £5 may be a money prize)
D combined money and non- money prize (coin pusher or penny falls machines only)	20p	£20 (of which no more than £10 may be a money prize)

Change of licence holder

If the licence holder ceases to be the holder of the relevant alcohol licence for the premises, the Automatic Entitlement to the two gaming machines also ceases.

Whoever applies for the new premises alcohol licence would also need notify the LA under s.282(2) of the Gambling Act 2005 of their intention to use their Automatic Entitlement. A re-notification of the Automatic Intitlement is required only where there is a change in the alcohol licence premises holder (either due to a transfer of licence or application for new licence), not for a change in Designated Premises Supervisor/Designated Premises Manager alone.

Machine requirements

Machines made available for use in a pub should display or have the following information available on them:

Machine category (either C or D)	Supplier details	
Return to player percentage	ID plate (for machines after 2007)	
No under 18s sign (category C only)	Stake to play and maximum payout	
Signposting for gambling support services (eg Gamble Aware)		

It is the responsibility of the business owner to ensure the machine meets the regulatory requirements prior to making them available for use to the public. If a machine fails to meet the requirements above, it is the business owner and not the machine supplier that is liable for this failure.



Crane grab machines which have an element of chance are category D gaming machines. For further information on these machines see:

- Skill with prize machines: A quick guide for licensing officers
- Non-complex cat D gaming machines

Sourcing machines

All machines must be sourced and maintained by a Gambling Commission licensed supplier. There are certain maintenance and repair activities which may need to be carried out on a day-to-day basis, for which additional licences or permits are not required. For more information visit the *gaming machines* section of our website.

Machines supplied by an unlicensed machine supplier are considered illegally supplied machines and pose a serious threat to the licensing objectives.

If a machine is illegally supplied this poses a risk to the first licensing objective of keeping crime out of gambling. A machine that does not meet the regulations and technical standard requirements may also risk the fair and open licensing objective and therefore pose a risk of harm to members of the public interacting with these machines.

If you have any concerns about a supplier or wish to verify that they are licensed by the Gambling Commission you can do so by visiting the register on our website or contact our confidential intelligence line (0121) 230 6655.

A machine ID plate and supplier details may, in some cases, be found on the same plate or sticker, particularly where a manufacturer is also the supplier. Displaying supplier details directly on the machine is not a statutory requirement; however an operator should have and be able to share knowledge of their supplier and their details where necessary.





What are my responsibilities?

Pubs that choose to make machines available to the public must only do so during the hours that the premises licence allows the sale of alcohol. They should also adhere to the *Code of practice for gaming machines in clubs and premises with an alcohol licence*. This is

also available on the British Beer and Pub Association website, alongside with further information on additional responsibilities.

The code of practice particularly emphasises the importance of preventing underage access to machines not suitable for those under 18 (category C and above). It is the responsibility of the Designated Premises Supervisor to ensure that any machines made available on the premises are supervised either by staff or other means, in order to prevent under-age access on under 18 prohibited machines.

In circumstances where a pub function room may be open for hire, any machines available in the functions room may be available for use* under the alcohol premises licence. Therefore the code of practice applies and must be upheld in the function room also, in particular regarding supervision.

Machines games duty

For machines where at least one of the prizes on offer is cash, and it is more than the smallest cost to play the machine, you must pay Machine Games Duty (MGD).

If MGD applies to you, you'll need to register and complete regular returns. For further details visit: www.gov.uk/who-pays-machine-games-duty

Further information on our website

- · Poker in pubs a quick guide
- Facilitating betting in pubs and clubs is illegal
- * We consider that a gaming machine is 'available for use' if a person can play it. If a customer is able to put a machine into use for example, by switching it on at the mains or simply removing a notice on the screen it is also considered as available for use.

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Map of the area



