



Special Licensing Sub-Committee A

THURSDAY, 7TH FEBRUARY, 2008 at 18:30 HRS - CIVIC CENTRE, HIGH ROAD, WOOD GREEN, N22 8LE.

MEMBERS: Councillors Demirci, Patel (Chair) and Vanier

AGENDA

1. APOLOGIES FOR ABSENCE

2. URGENT BUSINESS

The Chair will consider the admission of any late reports, related to item 5 below, which will be considered under that agenda item.

3. DECLARATIONS OF INTEREST

A member with a personal interest in a matter who attends a meeting of the authority at which the matter is considered must disclose to that meeting the existence and nature of that interest at he commencement of that consideration, or when the interest becomes apparent.

A member with a personal interest in a matter also has a prejudicial interest in that matter if the interest is one which a member of the public with knowledge of the relevant facts would reasonably regard as so significant that it is likely to prejudice the member's judgement of the public interest **and** if this interest affects their financial position or the financial position of a person or body as described in paragraph 8 of the Code of Conduct **and/or** if it relates to the determining of any approval, consent, licence, permission or registration in relation to them or any person or body described in paragraph 8 of the Code of Conduct.

4. SUMMARY OF PROCEDURE (PAGES 1 - 2)

The Chair will explain the procedure that the Committee will follow for the hearing considered under the Gambling Act 2005. A copy of the procedure is attached.

5. BETTER, 32-33 GRAND PARADE N4 (PAGES 3 - 106)

To consider an application to provide the provision of facilities for betting, whether by making or accepting bets, by acting as a betting intermediary, or by providing other facilities for the making or accepting of bets (a "betting premises licence").

Please note that it being a special meeting of the Sub Committee, under Part 4, Section B, Paragraph 17 of the Council's Constitution, no other business shall be considered at the meeting.

Yuniea Semambo Head of Local Democracy & Member Services, 5th Floor River Park House 225 High Road Wood Green London N22 8HQ Anne Thomas
Principal Committee Coordinator
(Non Cabinet Committee)
Tal: 020 8480 2044

Tel: 020-8489 2941 Fax: 020-8489 2660

Email: anne.thomas@haringey.gov.uk

30 January 2008

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COMMITTEE PROCEDURE – GAMBLING ACT 2005 – HEARINGS REGULATIONS SI 2007 / 173 (August 2007)

Each application that comes before this committee will be treated on its own merits, and this licensing authority will take its decision based upon the requirement to aim to permit the use of premises for gambling in so far as this licensing authority think it:

- In accordance with any relevant code of practice
- In accordance with Gambling Commission guidance
- Reasonably consistent with the licensing objectives of the Gambling Act 2005
- In accordance with this licensing authority's Statement of Principles

THE PROCEDURE OF THE COMMITTEE IS AS FOLLOWS:

- **1.** Chair opens the meeting, introduces members of the committee and officers present and explains the procedure to be followed.
- 2. The officer outlines the details of the application, any representations received and / or reasons why the licensing authority proposes to attach / exclude conditions, with relevance to the Gambling Commission's guidance, the licensing objectives, and / or the licensing authority's Statement of Principles, highlighting what the committee should have regard to / take into consideration and drawing attention to any other matters that may require clarification or discussion.
- **3.** Members and the parties/representatives may ask any relevant questions of officer.
- **4.** Chair invites applicant (or representative) to address the Committee (includes calling any 'witnesses').
- **5.** Members ask relevant questions of applicant / 'witness'.
- **6.** Parties that made representations to ask relevant questions of applicant / 'witness'.
- **7.** Parties making relevant representations invited to address Committee.
- **8.** Members ask relevant questions of party.
- **9.** Applicant / other parties making representations / officer ask relevant questions of party.
- **10.** Officer of the licensing authority to ask relevant questions of applicant / 'witness' (where the licensing authority proposes to attach / exclude conditions or there is some other issue requiring clarification/discussion).
- **11.** Officer of the licensing authority invited to address the committee (where the licensing authority proposes to attach / exclude conditions or there is some other issue requiring clarification/discussion).
- **12.** Members ask relevant questions of officer.
- **13.** Applicant / parties making representations ask relevant questions of officer.
- **14.** All parties invited to summarise (if they so wish).
- **15.** Chair asks all parties if they are satisfied that they have had the opportunity to say everything that they wish to.
- **16.** Members of the Committee retire to reach a decision with the Committee Clerk and legal representative.
- **17.** Decision and reasons will be outlined by the Committee Clerk.

PLEASE NOTE

- Changes of committee membership (if any) will be given at the beginning of the meeting.
- Hearings may proceed even if one of the parties is absent. All notices and representations received from absent parties will be considered.
- Documentary evidence produced at the hearing will only be considered with agreement of all parties present.
- In cases where a decision cannot be given at the end of the hearing, the decision will normally be made within 5 working days after the day of the hearing and that the parties will be notified in writing.
- Parties have a right to appeal to the Magistrates Courts, within 21 days of notification of the decision.
- The committee may on occasion find it necessary to exclude members of the press and public based upon the reasons set-out in SI 2007 / 173 article 8 which are if any unfairness to a party is likely to result from a public hearing, or there is a need to protect the commercial or other legitimate interests of a party.
- The hearing is intended to take the form of a discussion led by the committee and cross-examination is not encouraged unless the committee considers that it is required for the application to be properly considered.
- The committee has the right to exclude any parties disrupting the hearing or require him / her to meet certain conditions for him / her to continue to take part in the hearing. Any person excluded in this manner is able to submit information in writing to the committee before it finishes.



Agenda Item Page No. 1

Gambling Act 2005 Licensing Sub-Committee 07th February 2008

Report title: Application for a Premises Betting Licence for BETTER, 32-33 GRAND PARADE, GREEN LANES, LONDON, N4

Report of: The Lead Officer - Licensing

Ward(s) ST ANN'S

1. Purpose

To consider an application by **BETTING SHOP SERVICES LIMITED** to provide the provision of facilities for betting, whether by making or accepting bets, by acting as a betting intermediary or by providing other facilities for the making or accepting of bets (a "betting premises licence").

This application must be considered under the three licensing objectives:

- -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: and
- Protecting children and other vulnerable persons from being harmed or exploited by gambling

2. Principles to be applied

- 2.1 In exercising their functions under this part a licensing authority shall aim to permit the use of premises for gambling in so far as the authority think it-
- (a) In accordance with the any relevant code of practice under section 24.
- (b) In accordance with any relevant guidance issued by the Commission under section 25,
- (c) Reasonably consistent with the licensing objectives (subject to paragraphs (a) and (b), and
- (d) In accordance with the statement published by the authority under section 349 (subject to paragraphs (a) to (c)
- 3. in determining whether to grant a premises licence a licensing authority may not have regard to the expected demand for the facilities which it is proposed to provide.

Recommendations

- 4. On considering an application for a premises licence (whether at a hearing or not) a licensing authority shall
- (a) Grant it or
- (b) Reject it.

A licensing Authority shall not determine an application for a premises licence made in reliance on section 159(3)(b) until the relevant operating licence has been issued in a form which authorises the applicant to carry on the activity in respect of which the premises licence is sought.

<u> </u>	
Rep	ort authorised by: Robin Payne
	Assistant Director Enforcement Services
Con	tact Officer: Ms Daliah Barrett Telephone: 020 8489 8232
3.	Executive summary
	For consideration by Sub Committee under the Gambling Act 2005 for a Betting Premises Licence.
4.	Access to information:

	Local Government (Access to Information) Act 1985
***************************************	Background Papers
	The following Background Papers are used in the preparation of this Report:
	File: BETTER, 32-33 GRAND PARADE, GREEN LANES, LONDON N22 1LG
	The Background Papers are located at Enforcement Service, Civic Centre, High Road Wood Green N22

5. REPORT

Background

Application by **BETTING SHOP SERVICES LIMITED** for a Premises Licence in respect of **BETTER**, **32-33 GRAND PARADE**, **GREEN LANES**, **LONDON**, **N4** under the Gambling Act 2005. The application has followed the prescribed format and all consultations have been undertaken. The applicant has an Operating License granted by the Gambling Commission. **App 1**

- **5.1** Members are reminded of the three licensing objectives under the Gambling Act 2005 which are:
 - (a) preventing gambling from becoming 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.
- **5.2** When determining an application the Licensing Authority "shall aim to permit the use of premises for gambling in so far as Members think it":
 - In accordance with the relevant Codes of Practice (under s.24)
 - In accordance with Guidance by the Gambling Commission (under s .25)
 - Reasonably consistent with the three Gambling Licensing Objectives, and
 - In accordance with the Haringey Council Statement of Gambling Policy.
- 5.3 The Gambling Commission's Guidance (paragraph 5.27) tells Local Licensing Authorities that moral objections to gambling are not a valid reason to reject applications for premises licences. This is because they do not relate to the Gambling Licensing Objectives. Except where a Council resolves not to allow casinos in its area, a decision on an application cannot be based on dislike of gambling or on a general notion that it is undesirable to allow gambling premises in an area. If an application is rejected, the Licensing Authority should rely on reasons that demonstrate that the Gambling Licensing Objectives are not being met, or are unlikely to be met.
- **5.4** The Committee are asked to consider the application in light of the representation received from residents attached at appendix 3. Members are guided to part 2 above 'Principles to be applied' and copies of the relevant codes of practice are attached with this report. (App 2- Codes of Practice)
- **5.5** There are also two statutory disregards. (i) It is expressly provided (s.153(2)) that in determining whether to grant a premises license, a licensing authority may not have regard to the expected demand for the facilities which it is proposed to provide. (ii) The licensing authority shall not have regard to whether the proposal is likely to receive planning or building regulations approval (s.210).

6. RELEVANT REPRESENTATIONS (CONSULTATION)

Responsible Authorities:

6.1 The Licensing Authority

No Comments received in relation to this application.

6.2 The Gambling Commission

A confirmation of receipt of the application has been given by the Commission

6.3 London Fire and Civil Defence Authority

No comments received in relation to this application

6.4 The Planning Department

No comment received in relation to this application

6.5 Environmental Health - Health and Safety/Noise Team/Pollution

No comments received in relation to this application

6.6 Trading Standards

Have no objections to this application

6.7 Safeguarding children nominee

No comments in relation to this matter.

6.8 Her Majesty's Commissioners of Custom and Excise

Have received notification of the application

6.9 Interested Parties - App 3

For the purposes of this part a person is an interested party in relation to a premises licence or in relation to an application for or in respect of a premises licence if, in the opinion of the licensing authority which issues the license or to who the application is made, the person

- (a) lives sufficiently close to the premises to be likely to be affected by the authorised activities.
- (b) Has business interests that might be affected by the authorised activities, or
- (c) Represents persons who satisfy paragraph (a) or (b)

Representations has been made by residents which point to there being an over proliferation of betting premises in the area which they feel raises the concerns in relation to the vulnerable people who live in that area.

7.0 Financial Comments

The fee which would be applicable for this application is £2700.00

8.0 Licensing Officer comments

There are three types of conditions which may be attached to a Premises Licence.

- Mandatory (S167)
- Default (S168)
- Discretionary, set by the Licensing Authority (S169)

Mandatory and default conditions are prescribed in the Gambling Act 2005 Regulations for each premises type. Conditions attached by the Licensing Authority may not;

Conflict with Gambling Commission requirements (S169) Require memberships (S170) Limit stakes or prizes (S171) Restrict machines numbers (S172)

The Conditions Regulations (S.I. 2007/1409) stipulate the mandatory and default conditions every Premises License will have the following conditions:

Mandatory conditions attaching to every premises license

- (1) The conditions specified in paragraphs (2), (3) and (4) shall be attached to every premises license.
- (2) The summary of the terms and conditions of the premises license issued under section
- 164(1)(c) of the 2005 Act shall be displayed in a prominent place within the premises.
- (3) The layout of the premises shall be maintained in accordance with the plan.
- (4) The premises shall not be used for—
- (a) the sale of tickets in a private lottery or customer lottery, or
- (b) the sale of tickets in any other lottery in respect of which the sale of tickets on the premises is otherwise prohibited.

Mandatory conditions attaching to betting premises licenses

- 1. A notice stating that no person under the age of 18 years is permitted to enter the premises shall be displayed in a prominent place at every entrance to the premises.
- 2.—(1) Access to the premises shall be from a street or from other premises with a betting premises license.
- (2) Without prejudice to sub-paragraph (1), there shall be no means of direct access between the premises and other premises used for the retail sale of merchandise or services.
- 3. Subject to anything permitted by virtue of the 2005 Act, or done in accordance with paragraphs 4, 5, 6 and 7 below, the premises shall not be used for any purpose other than for providing facilities for betting.
- 4. Any ATM made available for use on the premises shall be located in a place that requires any customer who wishes to use it to leave any gaming machine or betting machine in order to do so.
- 5. No apparatus for making information or other material available in the form of sounds or visual images may be used on the premises, except for apparatus used for the following purposes—
- (a) communicating information about, or coverage of, sporting events, including—
- (i) information relating to betting on such an event; and
- (ii) any other matter or information, including an advertisement, which is incidental to such an event;
- (b) communicating information relating to betting on any event (including the result of the event) in connection with which betting transactions may be or have been effected on the premises.

- 6. No publications, other than racing periodicals or specialist betting publications, may be sold or offered for sale on the premises.
- 7. No music, dancing or other entertainment shall be provided or permitted on the premises, save for entertainment provided in accordance with paragraph 5.
- 8.—(1) No alcohol shall be permitted to be consumed on the premises at any time during which facilities for gambling are being provided on the premises.

 (2) A notice stating the condition in sub-paragraph (1) shall be displayed in a prominent place at every entrance to the premises.
- 9. A notice setting out the terms on which customers are invited to bet on the premises shall be displayed in a prominent place on the premises to which customers have unrestricted access.

Section 183 Christmas Day

A premises licence shall, by virtue of this section, be subject to the condition that the premises shall not be used to provide facilities for gambling on Christmas Day.

Section 184 Annual Fee

- (1) The holder of a premises licence
 - a. Shall pay a first annual fee to the licensing authority within such period after the issue of the licence as may be prescribed, and
 - b. Shall pay an annual fee to the licensing authority before each anniversary of the issue of the licence.

Section 185 Availability of licence

- (1) The holder of a premises licence shall
 - a. Keep the licence on the premises, and
 - b. Arrange for the licence to be made available on request to
 - i. A constable
 - ii. An enforcement officer, or
 - iii. An authorised local authority officer

Section 169 of the Act gives licensing authorities:

- The ability to exclude from premises licenses any default conditions that have been imposed under the Conditions Regulations; and
- The power to impose extra conditions on the premises licenses that they issue.

The Default condition to be attached under the Conditions Regulations to any premises license unless they are excluded by the Licensing Authority, this is:

Default condition attaching to betting premises licenses (other than in respect of tracks)

 No facilities for gambling shall be provided on the premises between the hours of 10pm on one day and 7am on the next day.

In addition there are discretionary powers under the 2005 Act to impose specific types of conditions as described below.

The Gambling Commission Guidance takes the view that the conditions necessary for the general good conduct of gambling premises will be those set as default and mandatory conditions by the Secretary of State. Therefore a pool of additional conditions published by the Commission is not necessary. Where there are specific risks or problems associated with a particular locality or specific premises or class of premises the local licensing authority will be able to attach individual conditions to address this. Conditions imposed by the local licensing authority must be proportionate to the circumstances. Conditions must 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

Door Supervisors.

This is a discretionary condition

Section 178 Door Supervision

- (1) Where a condition for door supervision is attached to a premises licence (whether by virtue of section 167, 168 or 169) subsection (3) shall apply in relation to the licence.
- (2) In subsection (1) "condition for door supervision" means a condition requiring that one or more persons be responsible for guarding the premises against unauthorised access or occupation, against outbreaks or disorder or against damage.
- (3) If the person carrying out the guarding mentioned in subsection (2) is required by the Private Security Industry Act 2001 (c. 12) to hold a licence under that Act authorising the guarding, the requirements under that Act shall be treated for the purpose of this Act as if it were a condition of the premises licence attached by virtue of this section.

Betting Machines

This is a discretionary condition

Section 181 Betting Machines

- (1) A condition of a betting premises licence may relate to -
 - (a) the number of machines used on the premises for the purpose of making or accepting bets;
 - (b) the nature of those machines;
 - (c) the circumstances in which those machines are made available for use.



Town and Country Planning Act 1990 (As amended)
Plan relating to the Enforcement Notice dated

32-33 Grand Parade Green Lanes N4



Robin Payne Assistant Director Enforcement Service 639 High Road Tottenham N17 8BD

		-	
		Drawn by	Haringey Council
l (Scale	1:1250
		Date	07/12/2007
NO	RTH	Drawing	NVA

APPENDIX 1 APPLICATION FORM

SPECIAL DELIVERY

Licensing Team London Borough of Haringey **Enforcement Service Urban Environment** Civic Centre High Road Wood Green N22 8LE

Date

27 September 2007

Your ref

Our ref

GRAHAMRA/156973-000027

Direct dial 0845 497 8259 Direct fax 0845 497 8888

rosalindgraham@eversheds.com

Dear Sirs

APPLICATION FOR PREMISES LICENCE UNDER THE GAMBLING ACT 2005 -BETTER, 32-33 GRANDE PARADE, GREEN LANES, HARINGEY, N4 1LG

We are instructed on behalf of Betting Shop Services Limited in relation to the above application.

Please find enclosed our client's application for a Premises licence for a betting office under the Gambling Act 2005.

Our client does not wish to make any amendments to the default conditions which will be endorsed on the premises licence.

Please find enclosed in support of our client's application the following:-

- Premises licence application
- Relevant fee of £2,700
- Gaming premises licence plan

We can confirm that on the 27 April 2007 our client applied for an Operator's licence from the Gambling Commission. This has now been granted under Case Number 003238. We will forward our client's Operator's Licence number shortly.

We would be grateful if you could acknowledge receipt of our client's application. We confirm that we have forwarded notice of application for a premises licence (Form A), together with a copy of this letter and enclosures to all relevant authorities and arranged for a notice to be displayed in the relevant newspaper and on the premises.

Yours faithfully

Eversheds LLP

Enc

ENVIRONMENTAL SERVICES DIRECTORATE CIVIC CENTRE HIGH RD N22 8LE

Eversheds LLP Eversheds House 70 Great Bridgewater Street Manchester M1 5ES

Tel 0845 497 9797 Fax 0161 831 8888 Int +44 161 831 8000 DX 14344 Manchester www.eversheds.com



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Application for a premises licence under the Gambling Act 2005 (standard form)

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

If you are completing this form by hand, please write legibly in block capitals using ink. Use additional sheets if necessary (marked with the number of the relevant question). You may wish to keep a copy of the completed form for your records.

Where the application is-

 In respect of a vessel, 	or			
the Gaming Act 1968,		g, Gaming and Lotteries Act 1963 or		
the application should be made	le on the relevant form for that ty	pe of premises or application.		
Part 1 – Type of premises li	cence applied for			
Regional Casino	Large Casino 🗌	Small Casino		
Bingo 🗌	Adult Gaming Centre	Family Entertainment Centre		
Betting (Track)	Betting (Other)			
	ement in respect of the premises give the unique reference numberage of the statement):	s? Yes ☐ No ⊠ er for the provisional statement (as		
Part 2 – Applicant Details				
If you are an individual, please fill in Section A. If the application is being made on behalf of an organisation (such as a company or partnership), please fill in Section B.				
Section A				
Individual applicant				
1. Title: Mr 🗌 Mrs 🗌 Miss 🗍	Ms	sify)		
2. Surname:	Other name	(s):		
[Use the names given in the a operating licence, as given in a	oplicant's operating licence or, if any application for an operating l	the applicant does not hold an icence]		
3. Applicant's address (home	or business – [delete as appropri	iate]):		
Postcode:				
	nt's operating licence (as set ou	t in the operating licence):		

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13. If the premises are in only a part of a building, please describe the nature of the building (for example, a shopping centre or office block). The description should include the number of floors within the building and the floor(s) on which the premises are located.

The premises consist of a self contained ground floor shop. They are a corner unit in the main shopping centre of Green Lanes with three floors of residential appartments above.

14(a) Are the premises situated in more than one licensing authority area? No [delete as appropriate]

14(b). If the answer to question 14(a) is yes, please give the names of all the licensing authorities within whose area the premises are partly located, **other than the licensing authority to which this application is made:**

Part 4 - Times of operation

15(a). Do you want the licensing authority to exclude a default condition so that the premises may be used for longer periods than would otherwise be the case? No [delete as appropriate] [Where the relevant kind of premises licence is not subject to any default conditions, the answer to this question will be no.]

15(b). If the answer to question 15(a) is yes, please complete the table below to indicate the times when you want the premises to be available for use under the premises licence.

	Start	Finish	Details of any seasonal variation
Mon	hh:mm	hh:mm	
Tue			
Wed			
Thurs			
Fri			
Sat			
Sun			

16. If you wish to apply for a premises licence with a condition restricting gambling to specific periods in a year, please state the periods below using calendar dates:

Part 7 – Signa	tures		
21. Signature of the applicant	of applicant or applicant's soli t, please state in what capaci	citor or other duly	authorised agent. If signing on behalf
Signature:	arald Graha	la Ge	nhed UPR
		•	
Print Name:	Eversheds LLP		
Date: 29 -	9.07-(dd/mm/yyyy)	Capacity:	Duly authorised Solicitor
22. For joint applications, signature of 2nd applicant, or 2nd applicant's solicitor or other authorised agent. If signing on behalf of the applicant, please state in what capacity: Signature:			
Print Name: _			
Date: _	(dd/mm/yyyy)	Capacity:	
[Where there are more than two applicants, please use an additional sheet clearly marked "Signature(s) of further applicant(s)". The sheet should include all the information requested in paragraphs 21 and 22.]			
[Where the application is to be submitted in an electronic form, the signature should be generated electronically and should be a copy of the person's written signature.]			

Part 8 - Contact Details

23(a) Please give the name of a person who can be contacted about the application: Rosalind Graham

23(b) Please give one or more telephone numbers at which the person identified in question 23(a) can be contacted:

0845 497 9797

24. Postal address for correspondence associated with this application:

Eversheds LLP

Eversheds House

70 Great Bridgewater Street

Manchester

Ref: 1425399

Postcode:M1 5ES

25. If you are happy for correspondence in relation to your application to be sent via e-mail, please give the e-mail address to which you would like correspondence to be sent:

rosalindgraham@eversheds.com; edfarrelly@eversheds.com

Form A

NOTICE OF APPLICATION FOR A PREMISES LICENCE

This notice is issued in accordance with regulations made under section 160 of the Gambling $Act\ 2005$

Notice is hereby given that

Betting Shop Services Limited

[Give the full name of the applicant as set out in Part 2 of the application for a premises licence]

of the following address: 24 The Broadway, Tolworth, Surrey

Postcode KT6 7HL

[Give the full address of the applicant as set out in Part 2 of the application for a premises licence]

the number of whose operating licence is _____/

who applied for an operating licence on 27.4.07, case number 003238

[Delete as appropriate. Insert the reference number of the applicant's operating licence (as set out in the operating licence). Where an application for an operating licence is in the process of being made, indicate the date on which the application was made.]

has made an application for a betting office premises licence.

[Insert here the kind of premises licence being applied for]

APPENDIX 2 CODE OF PRACTICE

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GAMBLING COMMISSION

Typical Licence Conditions and Codes of Practice for:

Non-Remote General Betting Operators (on and off course bookmakers) August 2007

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Introduction

The Gambling Act 2005 (the Act) creates new arrangements that govern the way organisations and individuals involved in gambling can operate. From September 2007, most operators who wish to run a gambling business in Britain, and certain key individuals, need to be licensed by the Commission. There are some exemptions. The Commission has developed general licence conditions and codes of practice that govern how gambling facilities are provided and managed and gambling conducted.

This document sets out an example of the relevant conditions and code provisions for holders of a *Non-Remote General Betting* operating licence. It does not include statutory conditions, any licence conditions imposed by the Secretary of State or any conditions the Commission might attach solely to an individual licence.

This document is intended to be a general example only and does not replace the conditions and codes which will be attached to the operating and personal licences when these are issued. It should not be considered a definitive guide. However, this licensee-specific example will, we hope, aid operators' and stakeholders' understanding about the requirements on licensees.

Individual licence holders will receive copies of the conditions and codes which apply to their particular licence when their licence is issued to them. In some cases, the licence will set out individual conditions that are specific to that operator, based on the assessment of their licence application.

The Commission has powers to prosecute operators and can impose fines on operators who breach their licence conditions or social responsibility code of practice provisions, and can take breaches of the ordinary codes of practice into account as part of a prosecution. Licence conditions and social responsibility codes of practice detail the legal obligations attached to holding an operating licence. Ordinary codes of practice detail the manner in which facilities for gambling should be provided.

Part I of this documents sets out the Licence Conditions.

Part II of this document sets out the relevant provisions of the code of practice. The text in shaded boxes comprises the 'social responsibility provisions' and covers issues including the promotion of responsible gambling and marketing. The text that is not shaded which is titled 'ordinary code provisions' covers issues including the employment of children and young people and age verification.

Where a Condition or Code provision appears in the full <u>Licence Conditions and Codes of Practice</u> but does not apply for this type of licence, it has not been reproduced here. Where this is the case, there may gaps in the sequential numbering of the individual conditions.

You can obtain copies of this document and the other documents mentioned above from the Commission's website, www.gamblingcommission.gov.uk or by writing to:

Gambling Commission Victoria Square House Victoria Square Birmingham B2 4BP

T 0121 230 6666 F 0121 230 6720 E info@gamblingcommission.gov.uk

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Part I: Gambling Commission General Licence Conditions

Licence Conditions applicable to providing facilities for betting other than pool betting

1 Personal licences and qualified persons

Operating licences issued to small-scale operators

In this condition the terms 'small-scale operator', 'qualifying position' and 'qualified person' have the meanings respectively ascribed to them by the Gambling Act 2005 (Definition of Small-scale Operator) Regulations 2006.

Schedule X¹ lists those individuals notified to the Commission as qualified persons.

If, whilst the licensee remains a small-scale operator, an individual begins or ceases to occupy a qualifying position in relation to the licensee, the licensee must within 28 days apply to the Commission under s104(1)(b) for amendment of the details of the licence set out in Schedule X¹.

An application for amendment under s104(1)(b) may be made in advance of an individual beginning or ceasing to occupy a qualifying position provided it specifies the date from which the change to which it relates is to be effective.

Schedule Y¹ to this licence lists those of the licensee's employees whose details have been provided to the Commission as authorised by the licensee to accept bets on the licensee's behalf on a track otherwise than under the supervision of a qualified person present on the same track.

Should the licensee wish to add an individual to the list or remove the name of an individual from the list the licensee must make application to the Commission under s104(1)(b) for amendment of that detail of the licence. Any employee the licensee wishes to add to the list may act unsupervised pending amendment of the licence provided a valid amendment application has been lodged with the Commission.

In this condition 'qualified person' has the same meaning as in the Gambling Act 2005 (Definition of Small-scale Operator) Regulations 2006.

1.2 Personal licences

- (a) Subject to (e) and (f) below licensees must ensure:
 - (i) that each individual who occupies one of the management offices specified in (b) below in or in respect of the licensee or in connection with the licensed activities holds a personal licence authorising the performance of the functions of that office (hereafter 'a personal management licence'); and
 - (ii) that at least one person occupies at least one of those offices.
- (b) The specified management offices are those offices (whether or not held by a director in the case of a licensee which is a company, a partner in the case of a licensee which is a partnership or an officer of the association in the case of a licensee which is an unincorporated association) the occupier of which is by virtue of the terms of their appointment responsible for:
 - the overall management and direction of the licensee's business or affairs;
 - the licensee's finance function as head of that function:
 - the licensee's gambling regulatory compliance function as head of that function;
 - the licensee's marketing function as head of that function;
 - the licensee's information technology function as head of that function in so far as it relates to gambling-related information technology and software; or
 - oversight of the day to day management of the licensed activities at an identified number of premises licensed under Part 8 of the Act or across an identified geographical area.

¹ The schedules mentioned here will be attached to individual licences.

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- (c) Licensees must take all reasonable steps to ensure that anything done in the performance of the functions of a specified management office is done in accordance with the terms and conditions of the holder's personal management licence.
- (d) Where an individual is authorised by a personal licence and that licence comes under review under section 116(2) of the Act, the operating licensee must comply with any conditions subsequently imposed on that licence by the Commission about redeployment, supervision, or monitoring of the individual's work and any requirements of the Commission in respect of such matters applicable during the period of the review.
- (e) Paragraphs (a) to (d) above shall not apply to a licensee for so long as the licensee is a 'small-scale operator' as defined in the Gambling Act 2005 (Definition of Small-scale Operator) Regulations 2006 ('the Regulations').
- (f) During the period of 3 years commencing with the date on which a licensee ceases to be a small-scale operator paragraphs (a) to (e) above shall apply subject to the proviso that the phrase 'each individual' in paragraph (a)(i) shall not include any individual who was a 'qualified person' (as defined in the Regulations) in relation to the licensee 28 days immediately prior to the licensee ceasing to be a small-scale operator.

3 Financial robustness

All company licensees must notify the Commission of the name and address of any person who becomes a shareholder in the company or its holding company holding 3% or more of the issued share capital of the company or its holding company; or any existing shareholder who acquires a holding of 3% or more of the issued share capital of the company or its holding company.

In this condition 'holding company' has the meaning ascribed to that term by section 736 of the Companies Act 1985 (as amended).

4 Protection of customer funds

Licensees who hold customer funds for use in future gambling must set out clearly, in information made available to customers in writing, whether they protect customers funds in the event of insolvency and the method by which this is achieved.

5 Cash handling

Licensees, as part of their internal controls and financial accounting systems, must have in place and follow written policies and procedures concerning the handling of cash, and cash equivalents (ie bankers drafts, cheques and debit cards), designed to minimise the risk of crimes such as money laundering, to avoid the giving of illicit credit and to provide assurance that gambling activities are being conducted fairly.

7 General fair and open provisions

Licensees must satisfy themselves that the terms on which gambling is offered are not unfair under the Unfair Terms in Consumer Contracts Regulations 1999 and, where applicable, meet the reasonableness test under the Unfair Contract Terms Act 1977.

An accurate summary of the contractual terms on which gambling is offered must be made available to customers and set out in plain and intelligible language.

Customers must be notified of changes to terms before they come into effect.

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14 Access to premises

Licensees must have in place and implement written policies and procedures (including staff training programmes) designed to ensure that their staff co-operate with the Commission's enforcement officers in the proper performance of their compliance functions and are made aware of those officers' rights of entry to premises contained in Part 15 of the Act.

15 Information requirements

15.1 Reporting suspicion of offences etc

Licensees must provide the Commission with any information that they suspect may:

- relate to the commission of an offence under the Act, including an offence resulting from a breach of a licence condition or a code provision having the effect of a licence condition; or
- lead the Commission to consider making an order to void a bet.

Licensees who accept bets, or facilitate the making or acceptance of bets between others, on the outcome of horse races or other sporting events governed by one of the sport governing bodies for the time being included in Part 3 of Schedule 6 to the Act must also provide the relevant sport governing body with any information the licensee suspects may:

- lead the Commission to consider making an order to void a bet; or
- relate to a breach of a rule applied by that sport governing body.

15.2 Reporting 'Key Events'

Licensees must notify the Commission of the occurrence of any of the following key events as soon as reasonably practicable and in any event within 5 working days of its occurrence:

- in the case of licensees which are companies, their (or any group company of theirs) being
 placed in liquidation, administration or receivership: in this condition a 'group company' is
 any subsidiary or holding company of the licensee as those terms are defined in s736
 Companies Act 1985 or any statutory modification or re-enactment thereof and any
 subsidiary of such holding company;
- in the case of a licensee who is an individual (or a partner in a partnership licensee) their becoming bankrupt within the meaning of section 381 of the Insolvency Act 1986 or sequestration of their estate under section 12(1) of the Bankruptcy (Scotland) Act 1985;
- where the licensee is required to have its accounts independently audited, any unplanned change of auditor including a change prompted by a dispute or resulting from auditors being unable or unwilling to sign an audit certificate;
- the departure from the licensee's business of any holder of a personal management licence, other than those with oversight of the day to day management of licensed premises of a licensee operating more than 4 licensed premises;
- any reduction in the licensee's employed staff by more than 10% provided that represents at least 3 individuals;
- the acquisition or disposal of gambling premises or pitches;
- in the case of corporate licensees, the disposal or acquisition of any group company;
- the disposal of assets to the value of 10% or more of the licensee's total net assets;
- any breach of a covenant given to a bank or other lender;
- any default in making repayment of the whole or any part of a loan on its due date;
- any court judgments remaining unpaid 14 days after the date of judgment;
- the commencement of any material litigation against the licensee;
- any instance of internal or external fraud or theft involving a sum in excess of £10,000; and
- the commencement of disciplinary action against the holder of a personal licence where the licence holder is suspended or serious misconduct is alleged.

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15.3 General and Regulatory Returns

On request, licensees must provide the Commission with such information as the Commission may require about the use made of facilities provided in accordance with this licence, and the manner in which gambling authorised by this licence and the licensee's business in relation to that gambling are carried on, including in particular information about:

- the numbers of people making use of the facilities and the frequency of such use;
- the range of gambling activities provided by the licensee and the numbers of staff employed in connection with them; and
- the licensee's policies in relation to, and experiences of, problem gambling.

In particular, within 28 days of the end of each quarterly or annual period as the case may be, licensees must submit a Regulatory Return to the Commission containing such information as the Commission may from time to time require².

Part II: Gambling Commission Codes of Practice

Codes of Practice applicable to providing facilities for betting other than pool betting

1 Financial requirements

Ordinary code provision

As part of their procedures for compliance with the requirements in respect of the prevention and detection of money laundering in the Proceeds of Crime Act 2002 and the Terrorism Act 2000, licensees should:

- unless there is a specific reason not to do so, appoint one or more nominated officers
 whose duty it is to take overall responsibility for the anti-money laundering procedures
 within the operation, in particular with respect to Suspicious Activity Reporting;
- ensure, through appropriate training and guidance, that all staff who handle money or accounts or accept bets are aware of their duties under anti-money laundering legislation to report all suspicious activity to the nominated officer in a timely manner or, where there is no such nominated officer, directly and promptly to the police. It is the nominated officer's duty to consider such reports and to forward them where appropriate to the Serious Organised Crime Agency; or
- adopt (or reflect in their procedures) the Association of British Bookmakers' guidelines.

2 Protection of children and other vulnerable persons

2.1 Combating problem gambling

Social responsibility code provision

Licensees must have and put into effect policies and procedures intended to promote socially responsible gambling.

Licensees' policies and procedures for socially responsible gambling must include but need not be confined to:

- the specific policies and procedures required by the following provisions of section 2 of this code;
- a commitment to and how they will contribute to research into the prevention and treatment of problem gambling;

² The current forms of the sector specific returns and guidance notes for their completion are available on the Commission's website www.gamblingcommission.gov.uk and can also be obtained by writing to the Commission at Victoria Square House, Victoria Square, Birmingham B2 4BP.

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- a commitment to and how they will contribute to public education on the risks of gambling and how to gamble safely; and
- a commitment to and how they will contribute to the identification of and treatment of problem gamblers.

2.2 Access to gambling by children and young persons

Social responsibility code provision

Licensees must have and put into effect policies and procedures designed to prevent underage gambling, and monitor the effectiveness of these.

This must include procedures for:

- checking the age of apparently underage customers;
- removing from adult only licensed premises anyone who appears to be underage who
 tries to access the gambling facilities and cannot produce an acceptable form of
 identification;
- taking action when there are attempts by under-18s to enter adult only premises;
- refusing entry to any adult-only area of a track to anyone unable to produce an acceptable form of identification; and
- taking action when there are unlawful attempts to enter the adult-only areas.

Licensees must not deliberately provide facilities for gambling in such a way as to appeal particularly to children or young people, for example by reflecting or being associated with youth culture.

In premises restricted to adults, service should be refused in any circumstances where any adult is accompanied by a child or young person.

Licensees must take all reasonable steps to ensure that all staff understand their responsibilities for preventing underage gambling. This should include appropriate training which must cover the legal requirements on returning stakes and not paying prizes to underage customers.

Licensees must only accept identification which:

- contains a photograph from which the individual can be identified;
- states the individual's date of birth;
- is valid; and
- is legible and has no visible signs of tampering or reproduction.

Ordinary code provision

The Commission considers acceptable forms of identification to include any identification carrying the PASS logo (eg Citizencard, Validate and the Government's own Connexions card); a driving licence (including a provisional licence) with photocard; and a passport.

Licensees should implement procedures that require their staff to check the age of any customer who appears to them to be under 21.

Licensees should consider permanent exclusion from premises for any adult accompanied by a child or young person on more than one occasion to premises restricted to adults, or if there is reason to believe the offence was committed knowingly or recklessly.

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

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2.3 Information on how to gamble responsibly and help for problem gamblers

Social responsibility code provision

Licensees must make information readily available to their customers on how to gamble responsibly and how to access information about and help in respect of problem gambling.

Licensees must take all reasonable steps to ensure that this information is readily accessible including in locations which enable the customer to obtain it discreetly.

For gambling premises this should include:

- information in the gambling area, near gaming machines and near to where ATMs are located; and
- posters, or leaflets that may be collected discreetly and taken away, in other areas (eg toilets and near to exit doors).

The information must be prominent, and appropriate to the size and layout of the premises. The information must cover where relevant:

- the availability of measures that are accessible to help an individual monitor or control their gambling, such as to restrict the duration of a gambling session or the amount of money they can spend;
- the availability of timers or any other forms of reminders or 'reality checks' that may be available;
- · self-exclusion options; and
- information about the availability of further help or advice.

The information must be directed to all customers who wish to enjoy gambling as entertainment and not be targeted only at those the operator perceives to be 'problem gamblers'.

Ordinary code provision

Licensees who market their services in one or more foreign languages should make available in that, or those, foreign languages:

- the information on how to gamble responsibly and access to help referred to above;
- the players' guides to any game, bet or lottery required to be made available to customers under provisions in this code; and
- the summary of the contractual terms on which gambling is offered, which is required to be provided to customers as a condition of the licensee's operating licence.

2.4 Customer interaction

Social responsibility code provision

Licensees must implement policies and procedures for customer interaction where they have concerns that a customer's behaviour may indicate problem gambling. The policies must include:

- identification of the appropriate level of management who may initiate customer interaction and the procedures for doing so;
- the types of behaviour that will be logged/reported to the appropriate level of staff and which may trigger customer interaction at an appropriate moment;
- the circumstances in which consideration should be given to refusing service to customers and/or barring them from the operator's gambling premises; and
- training for all staff on their respective responsibilities, in particular so that they know who
 is designated to deal with problem gambling issues.

But such policies and procedures should be consistent with, and implemented with due regard to, licensees' duties in respect of the health and safety of their staff.

2.5 Self-exclusion

Social responsibility code provision

Licensees must put in place procedures for self-exclusion and take all reasonable steps to refuse service or to otherwise prevent an individual who has entered a self-exclusion agreement from participating in gambling.

Licensees must take steps to remove the name and details of a self-excluded individual from any marketing databases used by the company or group (or otherwise flag that person as an individual to whom marketing material must not be sent), within two days of receiving the completed self-exclusion notification.

Licensees must take all reasonable steps to prevent any marketing material being sent to a self-excluded customer as soon as practicable. This covers any marketing material relating to gambling, or other activities that take place on the premises where gambling may take place. However, it would not extend to blanket marketing which is targeted at a particular geographical area and where the excluded individual would not knowingly be included.

Licensees must close any customer accounts of an individual who has entered a self exclusion agreement and return any funds held in the customer account. It is not sufficient merely to prevent an individual from withdrawing funds from their customer account whilst still accepting wagers from them. Where the giving of credit is permitted, the licensee may retain details of the amount owed to them by the individual, although the account must not be active.

Licensees must implement procedures designed to ensure that an individual who has self-excluded cannot gain access to gambling; and which include:

- a register of those excluded with appropriate records (name, address, other details, and any membership or account details that may be held by the operator);
- photo identification (where available and in particular where enforcement of the system may depend on photographic ID), and a signature;
- · staff training to ensure that staff are able to enforce the systems; and
- the removal of those persons found in the gambling area or attempting to gamble from the premises.

Ordinary code provision

Self-exclusion procedures should require individuals to take positive action in order to self-exclude. This can be a signature on a self-exclusion form.

Wherever practicable, individuals should be able to self-exclude without having to enter gambling premises.

Before an individual self-excludes, licensees should provide or make available sufficient information about what the consequences of self-exclusion are.

Licensees should take all reasonable steps to extend the self-exclusion to premises of the same type owned by the operator in the customer's local area. In setting the bounds of that area licensees may take into account the customer's address (if known to them), anything else known to them about the distance the customer ordinarily travels to gamble and any specific request the customer may make.

Licensees should encourage the customer to consider extending their self exclusion to other licensees' gambling premises in the customer's local area.

Customers should be given the opportunity to discuss self-exclusion in private, where possible.

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Licensees should take all reasonable steps to ensure that:

- the self-exclusion period is a minimum of six months and give customers the option of extending this to a total of at least five years;
- a customer who has decided to enter a self-exclusion agreement is given the opportunity to so do immediately without any cooling-off period. However, if the customer wishes to consider the self-exclusion further (for example to discuss with problem gambling groups) the customer may return at a later date to enter into self-exclusion;
- at the end of the period chosen by the customer (and at least six months later), maintain
 the self-exclusion in place, unless the customer takes positive action in order to gamble
 again. No marketing material may be sent to the individual unless the individual has taken
 positive action in order to gamble again, and has agreed to accept such material; and
- where a customer chooses not to renew, and makes a positive request to begin gambling again, give the customer one day to cool off before being allowed access to gambling facilities. The contact must be made via telephone or in person.

(Please note that the Commission does not require the licensee to carry out any particular assessment or make any judgement as to whether the previously self-excluded individual should again be permitted access to gambling. The requirement to take positive action in person or over the phone is purely to a) check that the customer has considered the decision to access gambling again and allow them to consider the implications; and b) implement the one day cooling-off period and explain why this has been put in place.)

2.6 Employment of children and young persons

Ordinary code provision

Licensees who employ children (under-16s) and young persons (those aged 16 and 17) should be aware that it is an offence:

- a) to employ children to provide facilities for gambling in connection with football pools;
- b) otherwise to employ children and young persons to provide facilities for gambling
- c) if gaming machines are sited on the premises, for their contracts of employment to require them, or for them to be permitted, to perform a function in connection with a gaming machine at any time; and
- d) to employ them to carry out any other function on betting licensed premises while any gambling activity is being carried on in reliance on the premises licence.

As to (c) it should be noted that in the Commission's view the relevant provision of the Act applies to any function performed in connection with a gaming machine. This includes servicing or cleaning such a machine.

Accordingly, licensees should have policies and procedures designed to ensure that:

- children and young persons are never asked to perform tasks within (a) or (b) above;
- all staff, including those who are children or young persons themselves, are instructed about the laws relating to access to gambling by children and young persons;

and should consider adopting a policy that:

- children and young persons are not employed to work on betting licensed premises at any time when the premises are open for business; and
- gaming machines are turned off if children and young persons are working on the premises outside the hours when the premises are open for business.

2.7 Provision of credit by licensees and the use of credit cards

Social responsibility code provision

Licensees who choose to accept credit cards must:

- accept payment by credit card for gambling only where that payment is made to a customer account; and
- make available for gambling, funds deposited via credit card only after the card issuer has approved the transaction.

Ordinary code provision

Licensees who choose to offer credit to members of the public who are not themselves gambling operators should also:

- have procedures for checking and scoring applications for credit from such customers, for setting, and for the increase of, credit limits;
- explain these procedures to customers;
- set a maximum credit limit for each customer and not permit customers to exceed that limit without further application;
- apply a 24-hour delay between receiving a request for an increase in a credit limit and granting it in those cases where the limit exceeds that which the operator had previously set;
- not require a minimum spend within a set time period;
- take reasonable steps to ensure that offers of credit are not sent to vulnerable persons, including those who have self-excluded from gambling; and
- ensure that information about an offer of credit includes a risk warning of what may happen in the event of default.

2.8 Money lending between customers

Ordinary code provision

Licensees should seek to prevent systematic or organised money lending between customers on their premises. As a minimum they should have arrangements in place to ensure staff are requested to report any instances of substantial money lending when they become aware of them.

3 Fair and open provisions

Social responsibility code provision

Licensees must be able to provide evidence to the Commission, if required, showing how they satisfied themselves that their terms are not unfair.

Social responsibility code provision

Licensees must set out within the full rules that they make available, the core elements for the acceptance and settlement of bets. These rules must cover:

- · the circumstances under which the operator will void a bet;
- · treatment of errors, late bets and related contingencies;
- availability of odds for any ante-post, early show or starting price betting, and treatment of place, forecast bets etc;

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- · treatment of withdrawals, non-runners, and reformed markets;
- · maximum payout limiting liability for a specific betting product or generally;
- any charges made to customers for the use of betting services or products, and how these are calculated (including deductions from winnings for commission, or in respect of withdrawn horses etc);
- · means or medium by which the outcome of an event will be determined;
- the rules for the event itself to be specified (eg horserace bets only to be accepted where the racing is subject to Horseracing Regulatory Authority rules);
- · where bets are accepted on 'pari-mutuel' terms; and
- any special arrangements for settling bets on 'coupled' horses.

Where special rules have been agreed in relation to a particular bet these must not be overridden by any conflicting rules or subsequent rule changes.

Licensees must issue betting slips or an electronic acknowledgement (other than in the case of telephone betting) for each transaction which include information as to the operator's name and contact details, and words equivalent to 'Bets are accepted in accordance with the operator's rules'.

Social responsibility code provision

In their terms on which bets may be placed (required to be displayed in accordance with mandatory conditions attaching to their premises licences) licensees must give prominence to their rules concerning voiding, late bets and maximum payouts.

When providing facilities for betting on-course, licensees must display on their 'joints' in an intelligible format:

- any rules that differ from Tattersalls' 'Rules on Betting' or the British Greyhound Racing Board's 'Regulations for the conduct of on-course bookmaking' as applicable³:
- any types of unorthodox bets accepted (such as forecast betting, betting without the favourite, distance betting etc);
- · whether win-only or each way bets are accepted;
- · any concessions or bonuses offered;
- all of the runners and the odds available to the public;
- the operator's trading name and contact address;
- the minimum bet accepted; and
- the maximum guaranteed liability.

Licensees operating within the ring at horserace tracks must issue customers with a betting slip or ticket for each transaction accepted. Betting slips or tickets must include the following information:

- operator's name and contact details:
- race day name or code, date and race number;
- name and/or number of the selection;
- the stake and potential return;
- · the odds, or whether the bet will be settled according to the Starting Price;
- the type of bet.

Any special rules which have been agreed in relation to a particular bet must not be overridden by any conflicting rules or subsequent rule changes.

³ The references to Tattersalls' 'Rules on Betting' and the British Greyhound Racing Board's 'Regulations for the conduct of on-course bookmaking' reflect the current position and may need to be amended in future.

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Ordinary code provision

Where licensees offer to accept bets, or facilitate the making or acceptance of bets between others, on the outcome of a sport regulated by a sport governing body for the time being included in Part 3 of Schedule 6 of the Act they should take all reasonable steps to familiarise themselves with the rules applied by that body.

4 Marketing

Social responsibility code provision

If a licensee makes available to any customer or potential customer any incentive or reward scheme or other arrangement under which the customer may receive money, goods, services or any other advantage (including the discharge in whole or in part of any liability of his) ('the benefit') the scheme must be designed to operate, and be operated, in such a way that:

- a) the circumstances in which, and conditions subject to which, the benefit is available are clearly set out and readily accessible to customers;
- b) neither the receipt nor the value or amount of the benefit is:
 - (i) dependent on the customer gambling for a pre-determined length of time or with a pre-determined frequency; or
 - (ii) dependent on the amount the customer spends on gambling within a predetermined length of time which is shorter than the whole of the period during which the particular benefit is made available;
- c) if the value of the benefit increases with the amount the customer spends it does so at a rate no greater than that at which the amount spent increases; and further that:
- d) if the benefit comprises free or subsidised travel or accommodation which facilitates the customer's attendance at particular licensed premises the terms on which it is offered are not directly related to the level of the customer's prospective gambling.

Ordinary code provision

Licensees should only offer incentive or reward schemes in which the benefit available is proportionate to the type and level of customers' gambling.

Ordinary code provision

Licensees should comply with the advertising codes of practice which apply to the form and media in which they advertise their gambling facilities or services.

5 Complaints and disputes

Social responsibility code provision

Licensees must put in place a written procedure for handling customer complaints and disputes.

In this code a 'complaint' means a complaint about any aspect of the licensee's conduct of the licensed 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.

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Licensees must 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; and
- all complaints are handled in accordance with the procedure.

Licensees must also ensure that customers whose disputes are not resolved to their satisfaction by use of the complaints procedure may refer them to an independent third party. The arrangements under which such complaints are referred may, but need not, provide for the third party's decision be binding on the licensee and the customer.

Licensees must keep a record of all complaints that are not resolved at the first stage of the complaints procedure.

Licensees must arrange for a copy of the decision on, or a note of the outcome of, each dispute referred to the independent party to be provided to the Commission quarterly, either by the independent party or by the licensee.

6 Gambling licensees' staff

Social responsibility code provision

Licensees must take all reasonable steps to ensure that staff involved in the provision of facilities for gambling are made aware of advice on socially responsible gambling and of where to get confidential advice should their gambling become hard to control.

Gambling Commission August 2007

The Gambling Commission regulates gambling in the public interest. It does so by keeping crime out of gambling, by ensuring that gambling is conducted fairly and openly, and by protecting children and vulnerable people from being harmed or exploited by gambling. The Commission also provides independent advice to government on gambling in Britain.

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

Gambling Commission Victoria Square House Victoria Square Birmingham B2 4BP

T 0121 230 6500 F 0121 230 6720 E info@gamblingcommission.gov.uk

APPENDIX 3 LETTERS OF REPRESENTATION



83 Burgoyne Road, London N4 1AB

G.P.Lorimer

Tel / Fax: +44 (0)20 8340 1138

Daliah Barrett
Licensing
Environmental Control Service
Civic Centre,
Wood Green
London N22 8LE

October 24, 2007

Dear Ms Barrett,

Re: Premises licence: Betting: 32-33 Grand Parade, Green Lanes, N4 1LG

I am writing to you to oppose the above application.

My family and I are residents in N4, and use the the local shops on Green Lanes daily. When we need to buy bread, meat and vegetables, household goods, or go to the Post Office which are all within a distance of a quarter of a mile, of our house, we already have to walk past 3 betting shops. Should we need to shop in Wood Green we have to walk past a further 2 betting shops before we reach Allison Road.

My young son regularly attends the nursery drop-in centre at Woodlands Park Nursery located off St Ann's Road three times a week which necessitates walking past 4 of the current betting shops. When he reaches the age of 3 he will attend the nursery at South Harringay Primary school, and will spend all his years of junior education there.

I am extremely concerned that any further proliferation of betting shops in Green Lanes, Harringay will result in my young son being overexposed to gambling activities as he grows up. Already when out walking with my son, I've noticed him taking an interest in the betting shop window displays. I am concerned that any increase in gambling activities will distort my son's perception as to the accepted diversity of businesses that comprises a community High Street.

Please refuse this application on behalf my son and all the children who's homes are in the residential streets that feed into Green Lanes, Harringay.

Yours sincerely,

Autoimu



DAVID LAMMY MP

House of Commons London SW1A OAA

Member of Parliament for Tottenham

Tel: 020 7219 0767 Fax: 020 7219 0357 www.davidlammy.co.uk

Ms Daliah Barrett-Williams Licensing Lead Officer 2nd Floor Civic Centre Wood Green High Road London N22 8LE

Our Ref: 060550

24 October 2007

Dear Ms Barrett

RE: Gambling Premises Licence Application for 32-33 Grand Parade, Green Lanes, London, N4 1AG by Betting Shops Services Ltd.

As a local resident myself (I live on Falkland Road) and Tottenham's Member of Parliament, I have serious concerns about the applicant's plans for a Gambling Premises Licence. I have tried to ensure that my representations are structured in a way to meet the relevancy criteria as set down in the 2005 Gambling Act as well as representing the views of local residents.

The proposed premises, 32-33 Grand Parade, is located on the junction of Green Lanes and Chesterfield Gardens and directly faces Mattison Road on which South Harringay Infant and Junior Schools, and a faith centre are situated. A number of other schools, nurseries, faith centres and key community buildings are also nearby, alongside St. Ann's Hospital which is used by many vulnerable people. Although the area contains many retail businesses, once away from Green Lanes the area is predominantly residential, though it should be noted that a sizable number of people live above the businesses on Green Lanes itself and are more directly affected by the issues I outline below.

The local community alongside its representatives have fought for a long time against social clubs and extended licenses for pubs, clubs and takeaways, including the rubbish, noise, crime and disorder these premises can cause. This work actively continues through the Green Lanes Strategy Group, the Ladder Community Safety Partnership and other residents' associations and ad hoc organisations. In recent years, the level of enforcement has improved and the community has won some notable victories.



DAVID LAMMY MP

House of Commons London SW1A 0AA

Member of Parliament for Tottenham

Tel: 020 7219 0767 Fax: 020 7219 0357 www.davidlammy.co.uk

I would hate to see this hard work jeopardised by a proliferation of betting shops and other gambling establishments; as residents have noted in their petitions, it seems absurd and counter-productive to grant a licence for an activity in which only adults can lawfully indulge and one that is associated with so many social concerns and negative externalities.

The local area is in danger of becoming saturated with gambling outlets, going far beyond what is needed to provide choice for those that wish to gamble. The number of premises also makes it very difficult for the authorities to monitor their individual impact and any crime or disorder caused. This increased risk of anti-social behaviour emanating from any increase in the number of gaming establishments is of great concern to myself and the local community I represent. The cumulative effect is also damaging to the mix of shops and establishments on Green Lanes and the type of people coming into the area on a day-by-day basis.

A betting shop would do nothing to improve or add to the continuing regeneration of Green Lanes. Instead, anecdotal evidence would suggest that a new betting shop located here would attract predominately men as its clientele, and the nuisance we might expect is an increase in the number of men being attracted into the area and hanging around on Green Lanes, or its neighbouring residential streets. This can already be a problem, and people raise it as a concern to me given the busy narrow pavements in the area. There is also evidence that such premises can cause an increase in alcohol consumption and street drinking outside.

An increase in the number of betting premises on Green Lanes - which, if they are new, tend to be brightly lit, modern and inviting - could increase the attractiveness and accessibility of gambling in an area frequented by a large number of young people and vulnerable adults. In making a decision we must reflect and take into account the impact on those that do gamble or may do so with little further encouragement. In an area like Tottenham and Haringey where many people are on low incomes, we can ill afford to increase the prevalence, accessibility and attractiveness of gambling in this way.

In conclusion, for the reasons outlined above, I would like to ask that this application is refused as it threatens the community's social cohesion, stability, and the hard one progress we have made in making Green Lanes a more pleasant and sustainable place to live, shop and run a business. I hope that local residents will be listened to and that we shall avoid a proliferation of betting shops and other such premises in our community.

Yours sincerely

DAVID LAMMY

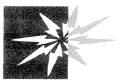
Member of Parliament for Tottenham

Page 39

Wembers' Room 5th Floor, River Park House, 225 High Road, Wood Green, London N22 8HQ Tel: 020 8348 3892 Mobile: 07875 490055

www.haringey.gov.u

karen.alexander2@haringey.gov.uk



Councillor Karen Alexander Member for Harringay Ward

Haringey Council

22nd October 2007

6 - . . .

Daliah Barrett Licencing London Borough of Haringey Civic Centre High Road Wood Green London N22 8LE

Dear Daliah

Licensing Application for 32-33 Grand Parade, Green Lanes, London N4

I am writing to you as ward councillor for Harringay ward to formally object to an application submitted for 32-33 Grand Parade as a bookmakers.

The fact that the proposed establishment is within the main shopping area close to schools and other buildings such as local churches and the post office which are focuses for the local community I find extremely worrying and I would like to make formal representations in relation to the following licensing objectives:-

1. Preventing gambling from being a source of crime and disorder, being associated with crime or disorder or being used to support crime.

I believe this would be difficult for both the local council and police to monitor and control and could become a source of crime.

2. Ensuring that gambling is conducted in a fair and open way.

I believe it would be difficult for the council to monitor this in an adequate way







3. Protecting children and other vulnerable persons from being harmed or exploited by gambling.

This is a residential area, near to a couple of schools and I think granting this application could increase the risk to these vulnerable groups.

I would ask the licensing committee to consider very carefully this application taking into consideration the objections of local councillors, residents groups and the local community and ask they reject this application.

Yours sincerely

Clir Karen Alexander

Khus Alexander.

Member for Harringay Ward

Residents' Petition Opposing the Gaming Licence for 32-33 Grand Parade

I/we the following undersigned residents and traders, very strongly oppose the granting of a betting office premises licence for 32-33 Grand Parade N4 to Betting Shops Services Ltd.

many vulnerable people. The area is predominantly residential. other schools, nurseries, faith centres and key community buildings are nearby. So is St. Ann's Hospital, which is used by faces Mattison Road on which South Harringay Infant and Junior Schools, and a faith centre are situated. A number of The prominent corner location of 32-33 Grand Parade, on the junction of Green Lanes and Chesterfield Gardens, directly

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disorder. The increased risk of anti-social behaviour emanating from an increase in the number of gaming establishments Haringey Health Report 2006 informs us that local people are in poor health. is very worrying for the community and is inducing a very unhealthy perpetual state of anxiety within the community. The The local area is saturated with gambling outlets making it very difficult for the authorities to monitor them for crime and

semblance of normality Please refuse this application which threatens the community's social cohesion and stability, and permit us to regain a

This petition is a public document. A copy will be supplied to other parties to the application.

To be submitted to: Ms. D. Barrett, Licensing Team, 2nd Floor, Civic Centre, Wood Green, London N22 8LE

H Wang	Justin Guest	Pat Wong	Mags Young	Edward Almond	NAME
N8 0EX	87 Pemberton Road, N4 1AY	20 Kimberley Gardens N4 1LF	20 Kimberley Gardens N4 1LF	6 Chesterfield Gardens, Harringay, London N4 1LP	FULL ADDRESS
	justin.guest@eeafm.com		1	edd.almond@googlemail.com	EMAIL (Optional)

Page 42

Michael Baty Sophie Barr John McMullan David Lammy MP Mrs A J Smith Nicolas Hatton Emma Ries Greg Lawless Ben Stewart anna ferris Dominic Rogers Chee Keong Wong Hugh Flouch Steve Burdekin Alison Burdekin Emma Guest P Hearne Robert McGowan Chris Conway Simon Booy lara Harwood Nathaniel Swift David Jones Y Hearne Jonathan Jenny wilkes Kari Stewart James Stewart 97 Mattison Road 8 Warham Road N4 1AT Flat 1, 1 Lausanne Road, London, N8 0HJ 30 Lausanne Rd 8a Beresford Road, London N8 0AJ 3 Chesterfield Gardens, Harringay, N4 1LJ 86 Raleigh Road N8 0JA 93a Allison Road N8 0AP 93a Allison Road, N8 0AP 87 Pemberton Road, London N4 1AY House of Commons, London, SW1A 0AA 189 Mount View Road, London N4 4JT 70 Stanhope Gardens, London N4 1HT 33 Conway Road, N15 3BB 74 Burgoyne Rd Flat 3 London N4 1AE 74 Burgoyne Road, London N4 1AE 120 Hewitt Road N8 0BN 12 Sydney Rd 70 Burgoyne Road, London, N4 1AE 16 Hewitt Road 34 Hewitt Road, London N8 0BL 34 Hewitt Road, London N8 0BI Warham Road 113 Stanhope Gardens Flat 10, The Coliseum, 10 Salisbury Promenade, N8 0RX Conway Road 118 hewitt road 58 Stanhope Gardens London N4 16 Hewitt Road

cconway79@googlemail.com robertmcgowan@mac.com jlemonsky@blueyonder.co.uk

alisonburdekin@hotmail.com david.jones21@btinternet.com steveburdekin@hotmail.com hflouch@yahoo.co.uk

minirogers@googlemail.com

ben@corizon.com
glawless@blueoarsecurities.co.uk
jystewart@gmail.com
kstewart04@gmail.com

emma_ries@yahoo.co.uk nicolas.hatton@shell.com

lizduff@hotmail.com
lammyd@parliament.uk
john_mcmullan@yahoo.co.uk
sophiebbarr@hotmail.com

Petition Collected on-line via iPetitions between 18th & 25th October 2007

Barrett Daliah

From:

Hugh Flouch [hflouch@blueyonder.co.uk]

Sent:

25 October 2007 22:34

To:

Barrett Daliah

Subject: Grand Parade Gambling Licence Applications

Dear Ms Barratt:

Re: Gambling Licence Applications for 32 - 33 Grand Parade & 48 Grand Parade

I am writing to register my objections in the strongest terms to the granting of these two gambling licences under the 2005 Gambling Act.

My objections are based on the following:

- 1. Both would be based in very close proximity to a high number of vulnerable people
 - a. There are a number of local schools nearby.
 - b. St Ann's Hospital is very close.
 - c. A new young person's mental health day unit will be opening soon on Burgoyne Road.
- 2. I fear the public disorder that these new premises would bring. The addition of each new premises creates additional potential for disorder.
- 3. In the recent past Green Lanes suffered from a particular type of disorder with the presence of organised crime. With a base in Green Lanes Abdullah Baybasin was head of a Turkish/Kurdish crime syndicate reported to have controlled up to 90% of Britain's heroin trade.

I believe that this close association of the are with organised crime makes it an unsuitable area for any additional gambling premises.

Yours sincerely

Hugh Flouch

Hewitt Road

London

N8

This email has been scanned by the MessageLabs Email Security System. For more information please visit http://www.messagelabs.com/email

Page 44

1 23/10/07 OB

LADDER COMMUNITY SAFETY PARTNERSHIP ... keeping crime off

P.O. Box 32109 Haringey London N4 IGN lcsp@blueyonder.co.uk



the "Ladder"

Daliah Barrett Environmental Control Service Civic Centre Wood Green London N22 8LE

18 October 2007

Dear Ms Barrett

Premises licence: Betting:32-33 Grand Parade, Green Lanes, N4 1LG

The Ladder Community Safety Partnership (LCSP) contains representatives of Neighbourhood Watches and Residents' Associations from the 'Ladder' roads, adjacent to Green Lanes, Harringay, and from Wightman Road and Green Lanes itself. We are an independent group, although working in partnership with Haringey Council and the Metropolitan Police where appropriate.

We are writing to you as members of the LCSP to oppose this application.

We believe that in the context of the well known problems in the area, coupled with high-density residential accommodation and local schools, granting permission for yet another Betting Shop in Green Lanes, Harringay, would be against two of the three key Licensing Objectives of the Gambling Act 2005:

- Preventing gambling from being associated with crime or disorder
- Protecting children and other vulnerable persons from being harmed, or exploited by gambling

In particular, we note the relevance of the following statement in the Council's Licensing Policy Statement:

'General Principles: when determining an application to grant a Premises Licence or review a Premises Licence, regard will be had to the proximity of the premises to schools,

vulnerable adult centres or residential areas where there may be high concentrations of families with children'.

The premises is located in the heart of Green Lanes, Harringay, an area which already has numerous betting shops nearby. Indeed, there is one on either side of the proposed site, at 12 and 56-57 Grand Parade, and another opposite, at 435 Green Lanes. In making this point, we are <u>not</u> basing our argument on over-supply or likely demand, but rather on the likely over-exposure of children and vulnerable persons to gambling premises.

There is an important issue of cumulative impact for children who are especially likely to be aware of the proposed betting premises as it is located in the heart of Green Lanes, directly opposite Mattison Road, which is used by children attending South Harringay School.

There are particularly large numbers of children both living in the area, and walking to and from school, because of the proximity of not only South Harringay Infants and Juniors School but also Woodlands Park Nursery. Furthermore, because of the nearby mental health facilities in St Ann's Hospital, there is known to be a much higher than normal number of vulnerable adults both living and passing through this part of the Borough. There are also above average numbers of vulnerable adults on very low or fixed incomes, who can ill afford to lose any of their money in a betting shop which will no doubt aim to project an attractive and welcoming environment to draw in potential customers.

The LCSP is very concerned at the likely impact on all of these people if a licence is granted for the proposed premises, which occupies a very large and high profile site, with residential accommodation not only behind (in Chesterfield Gardens) but also adjacent and opposite (both in Green Lanes and along Mattison Road).

Residents, traders, the police and Haringey Council have all been working hard to try to improve Green Lanes since the outbreak of violence and major crime in the area in November 2002. This has led to the creation of the Green Lanes Strategy Group which, by bringing everyone together, has achieved a lot of positive outcomes for our area. We are therefore very anxious to ensure that a surfeit of gambling activity in Green Lanes does not become a source of renewed crime and disorder.

For all these reasons, very large numbers of local residents, backed by all of our Ward Councillors, have signed a petition opposing the new betting licence, and support the LCSP in writing this letter of objection. We are sure that the Licensing Sub Committee will give careful attention to all of these arguments before reaching its decision.

Yours sincerely

on behalf of the LCSP

Page 46

[Approved by the representatives of Neighbourhood Watches and Residents' Associations in the following Roads:]

Representation from Green Lanes and the following Roads:

Umfreville Road Woollaston Road Burgoyne Road Cavendish Road Pemberton Road Warham Road Seymour Road Hewitt Road Allison Road Beresford Road Effingham Road Fairfax Road Falkland Road Lausanne Road Hampden Road Sydney Road

Licensing Team 26-10-07 and floor cent-e wood creen Lowine N22 BLE

Maurio Petrov Po Book using London NIS 3/1. tel/fasc 8352 1020

Re: Betting Office Premises License 32-33 Grand Pourchast to Betting Shops Services 2th

werey strongly object to the granting of a betting office menices license for 32-33 Grand Paracle N4.

The many existing contiguous gambling outlets are difficult & costly, in terms of verouvers, for the local authorities to monitor for wine a disorder.

The area is rainly residential. Nomerous newsivier, selected ST. A wis Hospital, which is used by rang vulnerable regular.

Given the area's record of sevious organised coine, & the

high rember of assisting gambling outlets, with all the association gambling addicts threatening to commit evene to segment their habit through to the breakdown of family life. I am exturmely concerned of the complative effect of so navy gambling outlit concentrated in one location shall have on the inquessionalete riends of children & young reopte, & on the vulnewalle.

pray common sense prevails & revnission for this application is not granted. M. Patroo

P.S. Thank you for your time & attention



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Please refuse this application which threatens the community's social cohesion and stability, and permit us to regain a semblance of normality.

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Return to: Ms. D. Barrett, Licensing Team, 2nd Floor, Civic Centre, Wood Green, London N22 \$LE This petition is a public document. A copy will be supplied to other parties to the application.

I/we the following undersigned residents and traders, very strongly oppose the granting of a betting office premises licence for 32-33 Grand Parade N4 to Betting Shops Services Ltd.

The prominent corner location of 32-33 Grand Parade, on the junction of Green Lanes and Chesterfield Gardens, directly faces Mattison Road on which South Harringay Infant and Junior Schools, and a faith centre are situated. A number of other schools, nurseries, faith centres and key community buildings are nearby. So is St. Ann's Hospital, which is used by many vulnerable people. The area is predominantly residential.

Given the local community's frightful experience of crime and disorder, culminating with the national media's extensive negative reporting in 2002, a special task force, the Green Lanes Strategy Group, was set up. As this group is still operating, it seems absurd and counter-productive to grant a licence for an activity in which only adults can lawfully indulge and one that is associated with many social concerns.

The local area is saturated with gambling outlets making it very difficult for the authorities to monitor them for crime and disorder. The increased risk of an explosion of anti-social behaviour emanating from an uncontrollable Green Lanes mini-Las Vegas, is inducing a very unhealthy perpetual state of anxiety within the community. The Haringey Health Report 2006 informs us that local people are in poor health.

Please refuse this application which threatens the community's social cohesion and stability, and permit us to regain a semblance of normality.

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W Carolyn Baker	Indersed Rd, N8
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Return to: Ms. D. Barrett, Licensing Team, 2nd Floor, Civic Centre, Wood Green, London N22 SLE
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24-10-07 FAO-MSD. Bornett Licensing Teams

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19 × rage retition consisting of 190 squatories objections very strongly to the granting of a betting office premises license for 32-33 Grand Parade N4. From: M Petrou 345 Collected on 20-10-07

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NAME	ADDRESS
KA Sheridan	65 BURGOYNE RD 044
M Anderson.	8 Warhan Rd N4
J. KALCIL	30 invoord Count
H E.polat	271 Green Lames N.4
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NAME	ADDRESS
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Archt	Durkelt Race
-Crabin de Same	anekett Ra N4 1BJ.
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Mesoize	9 Duckel Rd. NH.1BJ
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L. Avendse	3 Duchett Rel My 183
F. Derese	Duckett Rd NG 1BS
M.A. Hempenstall	Duckett Rd WIBS
	43 Duchett all

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NAME	ADDRESS
T. Brita	41 Malteron Rd.
M. Zanycka	59 Wightmen Rd
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NAME	ADDRESS
ANDREAS NICKOLL	77, DUCKETT Rd, HARRINGA
A. Petrou	32 9- anus R. N NIS 357
Alan Smith	24 Albany N4 4RJ
naloss.	Backett Rd
the	75 Dred Rd
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J. Laver	Al Dehett Rd.
D Kild	86 Wighton Rd

Return to: Ms. D. Barrett, Licensing Team, 2nd Floor, Civic Centre, Wood Green, London N22 SLE
This petition is a public document. A copy will be supplied to other parties to the application.

Protect our community's children and vulnerable people from over-exposure to betting and gambling premises

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NAME	ADDRESS
Perol Lolince Minimi	83 BULGOYNE LOAD N4 143
Phromon Paul	26 SEMENTE READ NE 0130
Anthony Naman	26 Segmon Rd NO OBE
MB Tooky	93 trenty Road
M Sedaced	26 Beechjield Rd
51.16	1 Lagat (our)
J.Scerri ge	33 Duchett Road
John Taylor JOHN	104 Chestedield Gardens
ALAN MATCHELL	123 FAIRFAX RO
DAMON DOUST	57 SETMOUR RO.

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NAME	ADDRESS
P.FALKAG	1968 hongran Rd VIS3NB
TILLEM	101 MATTICES RO NO (BO)
MMallina	79 MATTION RUM N41BQ
H Emoser	97 Mathrin Rd N4180
Schonzy	93 Mathison Rd N4182
Klarne	85 Mattison R N4
). KNOWLES	79 mx 171500 kg 241 BQ
N. MICOW.	71 Mathsan 20 04 130
Mia Stacock	39 MATTER RD NUIBG
STEPH, LEDU.	33 Nattices RD NAIBG

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NAME	ADDRESS
R. O Dea	65 Mottrson Rd N.41BQ
A Dila	65 mattison Da, N4 180
5 Slettentra	SIMATTISON Red N4 1BG
N TONES	n 11
N. MBOMIC	35 MATTISON 20 N4 169
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N MUSA) ME	FLATA 33 MATTISON R1) N4 160
FLAR VICUK UN	31 M. ATT SON 720, ~ 4 /BG
JOE FLUX	13° Mattison Rd N4 1BG
M CHAPMAN	11 MATTISON Rd N4 189

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NAME	ADDRESS
5-1-	8 MATTISON R.D FLAT 3
BOLIVER	EMATISONRO. FLATY
Lucy Menay	6 Mattison Rd
CLEANOR POSEN.	6 Matro Pol
Neil SIMMONS	6 Mattison Rd
M. (nononon.	FIRT 1 4 MATTISON.
N. Peuli and ;	FLAT 2, & MATTISON.
9. Locker	32 MATTISON ROAD NO
O. Redman	Mattison Rd
K. WATSON	41 MATTISON Rd.

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NAME	ADDRESS
MALL WHEE LEN	16° GRAND PARADE, N4 ILA
ANTOMO PERET	943 MATTISON ROWN NOW ZED
N. Sacritary	16 Mattisson Rd, N4 1BD.
D. Soem Han.	1 Halpson Rd. N4.18D
D Minsherwood	69 Mattison Rd N4 18Q
B SERAi	55 MATTISON RD NU 189
F. Chi	13 Rahim Rd, N4154.
L. Word	13 MATTUN KD, N4 154
AHMET OZLETT	50 MATTISON RONGIBE
M. Calha	28, MATTISON BN41BD

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NAME	ADDRESS
K. Calcalingly	31 Ackel Road NA 185T
Ismar Alexor	19 Duckett Rose NY 1BJ
Fernand Horen	89 DUCKETT ROLD N4 1BS
Bajad S. Cler	27 DUCKETT Rd N4
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Tahu Hoyene	Geom LANES NY
O. Sarah.	, warwick gardens ·NH.
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NAME	ADDRESS
David Culya D. Ch	4 Alexander House Duckett Rand N4 1BP
All Jam Sub	46/ Green Loves N4
ANDREN MANOR AM.	92, DUCKETT NORD POR 18W
DERMIT GILBOY	90 DUCKETT RO NY 1864
Juliana Rampersad	92 DUCKETT ROAD NU 1BW
Wis WEZinjo	82. DUCKET POAD NY 18W.
EDMUNDAS RAZANSKAS	80 DUCKETTROAD NY 16W
CRUPRYNA MARIA	KO DUCKET ROAD N4 1BH
	AZ DUEFERT FUND N4-1BCC
DAVID CAMPETO Lucinity MONINA PARTI	68 DUCKETT LOAD NH - 18W

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NAME	ADDRESS
KARMULKACE	CO3B BUCIL ETT RUND NY
ELIS ALIA	538 Hanney N.
CHRISTIAN KALONDA	236 CANTENDISH DOND N.4.
MRS A- DEVLETOGLA	89. Duckett Rd N4 1BL
Y. JAYAKODY	81 Ducket Rd. N41BL
M. Antitony	81 DUKETT RO. N41BL.
D. Ribeiro.	83 - Duckett Rd. NYIBL.
M. RIBFIRO	85 DUCKETT RANGIBL
Differs sinh	83 ACKETT DD N413L
BRIAN CARROD	79 DUCKETT ROAD NY 1BL

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NAME	ADDRESS
ISTVAN CZÍGLER Crigh	68 Dudett Road N4 18W
Beehan	SYDGEKETT NY 1BN
JAMES POTLAND A	19 DUCKETT, N4 1BJ-RD
ATERZII	50 Duck ET
Dudocham	36 Dweett Rd
Roelika Mehren	34. Quekett Ld
John Star	22 4
120ba Yerris	24 kvekal Col.
J. F. Perez	8 Duckett Pd
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NAME	ADDRESS
Z. Ross	Ha Ducker RA, Lordon, NA 182
k.Bentley	71h Duckert Ad N4 182
Zotan Tamoczi	# 68, Duc hett Rd. N4 1 BW
Shou Wida	64 Ducker Road NH 18
Salvin lasto	63 Ducket RA NY 15L
Rok Monson	109 Warham Rd
Lucy Mentant	109 Workan Rd
Michael Edah	18 Man L Plann L R.S
D Ines	57 Duchett Back
T. Jones	S7 Duckett Road

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NAME	ADDRESS
Bestun Bhaniltah man	My 2BG
MONEY COUNTY	10 MATTISON RD
1 dendeton	35 H 188 Whiteman Ro
Fahren Pashid.	26 Edge cot grove.
Num Atha	26 Edgecot Grove.
Jamie. ARrold	21 St anns RI) N. 15
M. Com	79 Dulet Road
AISOUER	99-Duckett Resid
5. Bell	520 Judet Roal-
Helingone	52 a Duchet Road

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	KAREN	TATE	64 1	EMBERTON.	RO
MRS	SIR Peter FO	ster En un		dreild Revol to	Mosden
<i>VV.</i>	use none un	tas cireci	New	TNW10- Centage	4.Ch astrollo
	Nilla Hor			Salisbury Rd.	
_	Lucy ome		40 SM	isbury Rd, London,	N4 UZ
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NAME	A202 - \$\$
Rachel Cullen	GRAND PARKOE NOY.
5 8004	33 conwy Rd.
G Sykes	20 Benton RD NIS
B. TACINK	4 SIMBERIET GARDENS - NY
M. K. CHAUDHARY	MATFISON Rd; NA
NICK HALSEX	PEMBERTON Rd M4 142
Mavio Cetrou	Box 45129, London, NI5 3XF
JASH GX	MATTISON NORD NY 160
rom Joseph	Maltison Rd N& 15G
Eloise Dey	Mathson Rd N4 1BG

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Working together for a safer London

Licensing Section Haringey Council 2nd Floor Civic Centre High Road Wood Green N22 8LE



Wayne Mawson, Superintendent Operations and Partnership Haringey Borough Wood Green Police Station 347 High Road London N22 4HZ

Telephone: 0208 345 2015 www.met.police.uk

23rd October 2007

Dear Daliah,

<u>Licensing Application re Adult Gaming Centre – 48 Grand Parade, Green Lanes, N4</u>

I am writing to you in my capacity as the local Police Superintendent responsible for Operations and Partnership to formally object to the application submitted for 48 Grand Parade, Green Lanes N4, as an Adult Gaming Centre.

My rationale for this objection is as follows:-

I here are alread	y a number of suc	h establishments	in Green Lanes
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- □ We are seeing a large increase in criminal damage to fruit machine incidents in Haringey. Customers are sometimes putting several hundred pounds into these machines per session and when they lose their last change they are punching the machines in frustration, causing substantial damage in the process.
- ☐ It is a fair assumption to make that a number of customers are committing crime to feed their addiction to gambling machines.
- □ There are a number of schools in this area, together with community centres and faith premises. The introduction of another adult gaming centre is not conducive with this environment and could cause problems for the young, elderly

I would be grateful if you would keep me informed on the progress of this application.

Yours sincerely,

Wayne Mawson, Superintendent Haringey Borough

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FURTHER INFORMATION FROM APPLICANT



Urban Environment Civic Centre High Road Wood Green N22 8LE

London Borough of Haringey ENVIEDNMENTAL SERVICES DIFFECTORATE 19 NOV 2007

Date 16 November 2007

Your ref

Our ref GRAHAMRA/156973-000027

Direct dial 0845 497 8259 Direct fax 0845 497 8888 rosalindgraham@eversheds.com

Dear Sirs

APPLICATION FOR PREMISES LICENCE UNDER THE GAMBLING ACT 2005 -BETTER, 32-33 GRANDE PARADE, GREEN LANES, HARINGEY, N4 1LG

We refer to the above application which is listed for hearing on 20th December. We enclose a copy of our clients brochure and staff handbook for your information. We also confirm that in view of the concerns raised by local residents in relation to this application, our clients are proposing to hold an open day/evening at their premises in the next few weeks where they will be happy to answer questions and provide information in particular in relation to the policies and procedures that they have in place to ensure that if the licence is granted their premises would be operated in accordance with the Licensing Objectives. They hope that in doing so they can go someway towards allaying their concerns.

They would also like to invite the Committee to attend and inspect the premises either at this open day/evening or separately so that again they can allay any concerns that the Committee may have in relation to compliance with the Licensing Objectives.

We would be grateful if you could let us know whether this is something the Committee would be interested in and we will contact you again in any event with details of the date and time for the open day/evening.

Finally, we note that in respect of all the representations received on this matter, no evidence has been produced to show that this betting office Premises Licence, if granted, would be contrary to the Licensing Objectives. Our client is a very reputable operator with no history of regulatory concerns whatsoever and we are therefore confident that no such evidence will be forthcoming. Nonetheless, we trust the above described open day gives an indication of the way in which our client will work with the community to promote the objectives.

Yours faithfully

Greshedz 11P **Eversheds LLP**

Eversheds LLP Eversheds House 70 Great Bridgewater Street Manchester M1 5ES

Tel 0845 497 9797 Fax 0161 831 8888 Int +44 161 831 8000 DX 14344 Manchester www.eversheds.com



Eversheds LLP is a limited liability partnership, registered in England and Wales, registered number OC304065, registered office Senator House, 85 Queen Victoria Street, London ECAV 4JL. Regulated by the Solicitors Regulation Authority. A list of the members' names and their professional qualifications is available for inspection at the above office. For a full list of our offices please visit

INVESTOR IN PEOPLE man_002\1452320\1\higgindo

FURTHER SUPPORTING DOCUMENTS FROM RESIDENTS

MR LORIMER

G.P.Lorimer 83 Burgoyne Road, London N4 1AB

Tel / Fax: +44 (0)20 8340 1138

Daliah Barrett-Williams Licensing Team Urban Environment Techno Park, Ashley Road London N17 9LN

January 17th, 2008

Dear Ms Barrett-Williams,

Re:Notification of Hearing - Gambling Act - Hearings Regulations S1 2007 /173 BETTER, 32-33 GRAND PARADE, GREEN LANES, LONDON

Thank you for your letter dated 9th January. I should like to confirm my intention to attend the above hearing on January 29th, 2008 at the Civic Centre at 7.30pm.

I also enclose 2 documents sourced via the internet in support of my arguments regarding my concerns about children and vulnerable people being harmed by over exposure to gambling outlets in Green Lanes.

- i) Youth Gambling International McGill University
- ii) Press release from BMA January 2007

Yours sincerely,

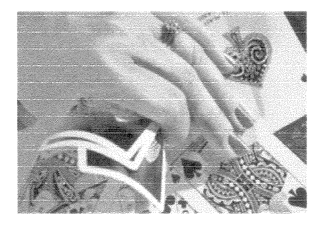


Problem Gambling

FAQs

Self-Ouiz

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Youth Problem Gambling

Although problem gambling has been primarily thought of as an adult behaviour, gambling activities appear to be particularly attractive to today's youth. In fact, prevalen studies conducted in the United States, Canada, New Zealand, Europe, and Australia have noted rising prevalence rates of youth involvement in both legal and illegal forms of gambling. While approximately 80% of High School students report having gambled for money during the past year, 4-8% of adolescents presently have a serious

gambling problem with another 10-14% of adolescents at-risk for developing a serious gambling problem. Yet, for most parents and teens, gambling is viewed as an innocuous behaviour with fernegative consequences.

When do youth begin gambling?

Negative consequences associated with adolescent problem gambling

Reasons for gambling

Our current state of knowledge

When do youth begin gambling? Top

Gambling has become a widely accepted activity in many cultures. It is not unusual for parents to purchase lottery tickets for their children or to take them to play Bingo. Retrospective studies found that adult problem gamblers reported an earlier onset of gambling, often beginning betwee the ages of 10-19. A large scale study of adolescents in Alberta found that the average problem gambler started gambling at age 10. Similar results were found in several of our studies, as well as in other studies conducted throughout the world.

Negative consequences associated with adolescent problem gambling Top

Problematic gambling among adolescents has been linked with increased delinquency and crimin behaviour, as well as the disruption of family and peer relationships. Problem gambling can also negatively affect overall school performance and work activities. While youth may present with different initial symptoms than adults, they nevertheless share similar characteristics. For example, adolescent problem gamblers report a preoccupation with gambling, sacrificing school, work, parental and peer relationships in order to continue gambling.

Reasons for gambling Top

Contrary to public opinion, our research and clinical work suggests that money is not the only reason why adolescents gamble excessively. Rather, it appears that money is used as a vehicle which enables individuals to continue playing. When playing, adolescents with serious gambling problems report that nothing else matters and that they are able to forget about their problems. The three predominant reasons adolescents report gambling (a) the excitement it brings, (b) enjoyment, and (c) to win money. Other reasons adolescents may gamble include peer pressure, to relieve boredom and to relieve feelings of depression.

Our current state of knowledge Top

Our program of research is designed to help identify the risk and protective factors associated wi gambling problems among youth, as well as to identify effective strategies for the prevention and

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treatment of youth with serious gambling problems.

What has research taught us about adolescents with serious gambling problems

Adolescent problem gamblers:

- are more likely to be boys but girls seem to be catching up
- · are overly represented as a group compared to adult problem gamblers
- are greater risk takers in general
- · often show signs of lower self esteem
- tend to report higher rates of depression
- often gamble to escape problems
- are more likely to develop an addiction(s)
- · seem to be more excitable and outgoing
- · are more anxious and less self-disciplined
- are at greater risk for suicide ideation and suicide attempts
- often replace their regular friends with gambling acquaintances
- have poor general coping skills
- report beginning gambling at an early age (approximately 10)
- often recall an early big win
- report more daily hassles and major traumatic life events
- often have parents, relatives, or friends who gamble
- are more likely to be delinquent and involved in criminal activities to acquire money
- develop problems with family and friends
- · move quickly from just gambling with friends and family to problem gambling
- · show decreased academic performance

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TOP.



CARING FOR THE NHS



Gambling addiction and its treatment within the NHS: A guide for healthcare professionals

January 2007

At the BMA's 2006 annual representative meeting a resolution on gambling addiction and its treatment in the NHS was referred to the Board of Science. In addressing this resolution, the Board of Science decided to undertake a review of what treatment services are available in the United Kingdom (UK) for problem gamblers and who provides them, and establish what (if any) treatment and prevention services are available on the NHS

for gambling addiction.

Gambling is a popular activity and while most people gamble for fun and pleasure, gambling brings with it inherent risks of personal and social harm. Problem gambling can negatively affect significant areas of a person's life, including their physical and mental health, employment, finances and interpersonal relationships (eg family members, financial dependents). There are also significant co-morbidities with problem gambling, including depression, alcoholism, and obsessive-compulsive behaviours. Currently, there are almost no treatment services for problem gambling available on the NHS, and advice and support for people with gambling problems must be sought from the many private and charitable organisations throughout the UK. The implementation of the Gambling Act 2005 is likely to have a major impact on gambling in the UK in terms of changing patterns of gambling and hence rates of problem gambling.

This report aims to raise awareness of problem gambling in the UK and provides recommendations on how the problem can be addressed. After examining the nature of gambling addiction in the UK, the report reviews the accessibility and availability of gambling addiction services, with the aim of raising awareness among general practitioners (GPs) and other healthcare workers of these services and other relevant treatments. The impact of the Gambling Act 2005 and the problems associated with internet and remote gambling is also considered. The report concludes with a series of recommendations aimed at healthcare professionals, policy makers and service providers. It also provides summary information on the Gambling Act 2005 and contact details for the private and charitable organisations in the UK that provide advice and support for people with gambling problems.

A hard copy of this report is available from: BMA science and education department **British Medical Association BMA House** Tavistock Square London WC1H 9JP

A press release was issued on the report on 15 January 2007. Read it here.

Information and contact details for organisations in the UK that provide treatment, support and advice for people with gambling addiction

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British Medical Association The professional association for doctors

Gambling treatment MUST be available on the NHS, say doctors (issued Monday 15 Jan 2007)

In its hard-hitting report, Gambling addiction and its treatment within the NHS, released today [Monday 15 January 2007], the BMA is calling for gambling to be a recognised addiction that requires treatment on the NHS.

This recommendation is part of a tough set of proposals aimed at helping healthcare professionals deal effectively with the growing problem of gambling addiction in the UK. The report is timely given the 2005 Gambling Act is due to come into force this September. The new UK legislation will increase gambling facilities and subsequently problem gambling may rise too - health professionals must be prepared for this.

The BMA is particularly worried about adolescent problem gamblers and the report is calling for a review on whether slot machine gambling should be prohibited to anyone under 18.

Fruit machine addiction can lead to behavioural problems such as truanting, stealing and aggressive behaviour. Studies have shown that gambling among young people often goes hand in hand with other addictive activities such as drug taking and alcohol abuse and has been linked to juvenile crime.

The BMA Head of Science and Ethics, Dr Vivienne Nathanson, said today:

"Problem gambling is associated with a number of health problems and the BMA is concerned that there are insufficient treatment facilities available. Psychological problems can include anxiety, depression, guilt and suicidal thoughts. Relationships with family and friends can also be affected by gambling, sometimes leading to separation and divorce.

"There needs to be treatment for problem gambling available on the NHS similar to drug and alcohol services. The BMA is calling on the Gaming Industry to pay at least £10m per annum via the Responsibility in Gambling Trust to fund research, prevention and intervention programmes."

Contributing author of the report, Professor Mark Griffiths of the International Gaming Research Unit at Nottingham Trent University, sees remote gambling as another cause for concern. This includes gambling via the internet, mobile phone and interactive television gambling. He said that: "Online gambling in the UK has doubled since 2001 and further research in this area should be seen as a priority."

Particular problems with remote gambling include:

- the availability of 'virtual cash' for most gamblers electronic [e-cash] will be easier to part with than 'real' cash
- unlimited access and anonymity there will be no 'closing time', a user will be able to gamble privately around the clock
- increased odds of winning practice modes research shows that it is significantly more common to win while playing on a 'demo' or 'free play' game, once gamblers start to play for real with real money, the odds of winning are considerably reduced.
- the internet also provides online customer tracking, this is worrying as operators could end up knowing more about the gambler's playing behaviour than the gamblers themselves.

Key recommendations from the report include:

- Treatment for problem gambling should be provided under the NHS.
- Gambling operators and service providers should pay at least £10m per annum to fund research, prevention and intervention programmes.
- Gambling operators and service providers should supply information on gambling addiction, treatment and services to patrons.
- All adolescent problem gambling should be taken as seriously as adult problem gambling.
- Research should be conducted into the association between internet gambling and problem gambling.
- Some specific gambling options such as slot machines should be specifically reviewed to ensure they are not accessible to adolescents

Ends

Notes to editors The report can be accessed from the BMA website at: http://www.bma.org.uk/ap.nsf/Content/gamblingaddiction Contact for Professor Mark Griffiths: Therese Easom

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2001 CENSUS DATA: WARD PROFILE St Ann's

Source: 2001 Census; Crown Copyright

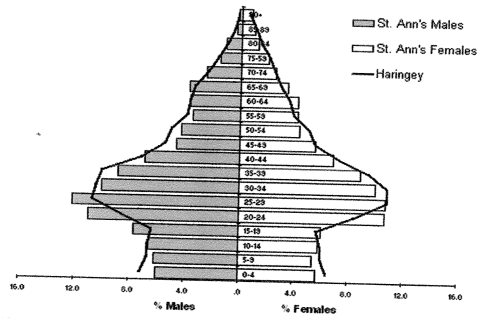
Produced by Haringey Council Policy and Partnerships April 2004



POPULATION AND HOUSEHOLD TENURE	no.	%	Dorough Assess	***************************************
POPULATION			Borough Average	diff.
Male	12,603	100.0	216,507	n.a
Female	6,218	49.3	47.9	1.5
	6.385	50.7	52.1	
HOUSEHOLDS	4.865	100.0		-1.5
Owner Occupied			92,170	n.a
Council	2,274	46.7	45.8	0.9
	964	19.8	19.7	0.1
Housing Association Private Rented / Other	425	8.7	10.5	-1.8
Filivate Refited / Other	1,202	24.7	23.9	0.8

Fig 1: Population pyramid - Haringey and St. Ann's Ward

Source: KS01, KS18



AGE STRUCTURE					
0-4	no.	%	Borough Average	diff.	
	734	5.8	6.8	-1.0	
5-9	729	5.8		-0.5	
10-14	775	6.1	6.3	-0.5 -0.1	
15-19	859	6.8	6.0		
20-24	1,364	10.8	8.5	0.8	
25-29	1,441	11.4		2.4	
30-34	1,259	10.0	10.7	0.7	
35-39	1,115	8.8	10.7	-0.7	
40-44	866		9.8	-0.9	
45-49	641	6.9	7.2	-0.3	
50-54		5.1	5.5	-0.4	
55-59	544	4.3	5.0	-0.7	
60-64	485	3.8	3.9	-0.1	
65-69	494	3.9	3.6	0.3	
70-74	451	3.6	3.1	0.4	
75+	319	2.5	2.4	0.1	
	512	4.1	4.3	-0.2	

2001 CENSUS DATA: WARD PROFILE

St Ann's

		% of		
ECONOMIC ACTIVITY		working	1	
	no.	age	Borough Average	diff.
Persons aged 16-74 (working age) Working	8,688	100.0	162,700	n.a
UNEMPLOYED	6,329	72.8		16.7
	330	3.8	5.8	-2.0
Long Term Unemployed or Never Worked	108	1.2	2.9	-1.7
Unemployed Age 16-24	37	1.8	6.3	-4.5
Unemployed - 'non-white'*	280	10.8	10.5	0.3
Unemployed - Asian*	51	5.4	5.0	0.4
Unemployed - 'other white'*	149	6.9	7.1	-0.2
Unemployed - Black African* Unemployed - Black Caribbean*	64	7.7	9.2	-1.5
Stormployed - Diack Calippean*	55	4.9	9.2	-4.3

Source: KS09, TT13

^{*} The unemployment rate by ethnic group is calculated as a percentage of their respective working age population.

QUALIFICATIONS				
Higher Qualifications (Level 4/5)	no.	%	Borough Average	diff.
No Qualification/Level Unknown	3,110	32.0	37.9	-5.8
No qualifications/level unknown - white	3,283	33.8		5.8
No qualifications/level unknown - 'non-white'	2,031	61.9	66.4	-4.5
rea dagimentions/level driknown - non-white	1,252	38.1	33.6	4.5

Source: KS13

no.	%	Borough Average	% diff.
1,884	19.2	26.3	-7.0
3,112	31.7		-0.4
1,017	10.4		-0.4
3,793			6.4
	1,884 3,112 1,017	1,884 19.2 3,112 31.7 1,017 10.4	1,884 19.2 26.3 3,112 31.7 32.1 1,017 10.4 9.3

Source: UV50

LIMITING LONG-TERM ILLNESS	T 20	0/	In -	
Persons with Limiting Long-term Illness:	no.	%	Borough Average	diff.
of working age	2,359	18.7	15.5	3.2
other ages	1,343	10.7	8.7	2.0
office ages	1,016	8.1	6.8	1.3

Source: KS08

GENERAL HEALTH				
Good	no.	%	Borough Average	diff.
	8,334	66.1	70.2	-4.0
Unemployed (% of "Good" unemployed)	384	4.6		-1.0
Fairly good	2,892	22.9		2 1.0
Unemployed (% of "Fairly good" unemployed)	176	6.1	7.2	<u> </u>
Not good	1,377	10.9	9.0	2.0
Unemployed (% of "Not good" unemployed)	43	3.1		-1.5
	43	ا . ا	4.6	- "

Source: KS08, ST26

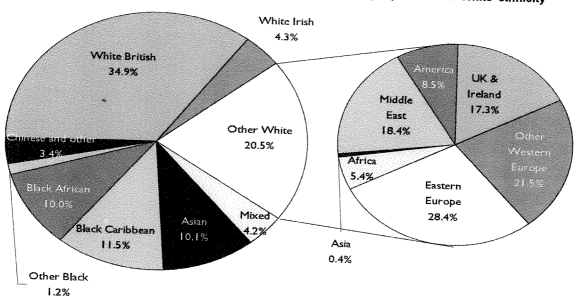
DWELLINGS			004100.	N300, 3120
	no.	%	Borough Average	diff.
Total Dwellings	5,013	100.0		
Vacant or Second home	148	3.0	0.010.0	
Houses	2,587		2.0	0.4
Detached		51.6	77.7	7.2
Semi Detached	139	2.8	3.1	-0.4
Terrace (including end of terrace)	292	5.8	9.5	-3.7
Flats	2,156	43.0	31.8	11.2
	2,421	48.3	55.5	-7.2
Purpose built block of flats or tenement	1,320	26.3		
Part of a converted or shared house	927		27.4	-1.1
In a commercial building		18.5	25.9	-7.4
	174	3.5	2.1	1.3

2001 CENSUS DATA: WARD PROFILE St Ann's

ETHNIC MIX White: British	no.	%	Borough Average	diff
White: Irish	4,404	34.9		-10.3
White: Other White	535	4.2		-10 -0.
	2,577	20.4	16.1	
Mixed: White and Black Caribbean	172	1.4	1.5	4.4
Mixed: White and Black African	97	0.8	0.7	-0.1
Mixed: White and Asian	111	0.9		0,0
Mixed: Other Mixed	150	1.2	1.1	-0.2
Asian or Asian British: Indian	502	4.0	1.3	-0.1
Asian or Asian British: Pakistani	192	1.5	2.9	1.1
Asian or Asian British: Bangladeshi	322		1.0	0.6
Asian or Asian British: Other Asian	257	2.6	1.4	1.2
Black or Black British: Caribbean		2.0	1.6	0.5
Black or Black British: African	1,450	11.5	9.5	2.0
Black or Black British: Other Black	1,254	10.0	9.2	0.8
Chinese or other ethnic group: Chinese	147	1.2	1.4	-0.2
Chinese or other ethnic group: Other Ethnic Group	159	1.3	1.1	0.1
3, 5-p. Other Lanne Group	274	2.2	2.0	0.2

Source: KS06

Fig 2: Ethnicity of St. Ann's population and the country of origin of people of 'Other White' ethnicity



DIVERSITY Total 'non-white' population	no.	%	Borough Average	diff
White Irish	5,087	40.4		6.0
	535	4.2		-0.
Other white born in Eastern Europe	732	5.8	7.0	
Other white born in Middle East	476	3.8	7.0	0.9
Other white born in UK and Ireland	446	3.5	2.3	1.5
otal minority ethnic community	7.276			0.5
otal Born in Turkey		57.7	48.9	8.8
otal Born in former Yugoslavia	499	4.0	4.0	0.0
otal Born in Cyprus	199	1.6	0.7	0.8
otal Born in South and Eastern Africa	586	4.6	2.8	1.9
otal Born in Control and Mind	793	6.3	4.7	1.5
otal Born in Central and Western Africa	413	3.3	3.6	-0.4
ll people who are Hindu	396	3.1	2.1	
ll people who are Muslim	1,811	14.4		1.1
ll people who are Jewish	73	0.6	11.3 2.6	3.1 -2.1

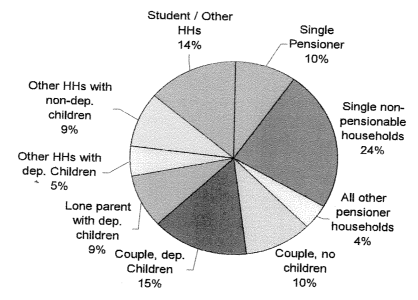
Source: KS06, ST102, UV08, KS07

2001 CENSUS DATA: WARD PROFILE St Ann's

HOUSEHOLD TYPES	no.	%	Borough Average	17.55
Single non-pensionable households				diff.
Single Pensioner	1,151	23.7	25.5	
All other pensioner households	463	9.5	10.3	-0.8
Married couple, no children	201	4.1	3.8	0.3
Married couple, with children	278	5.7	7.0	-1.3
Cohabiting couple, no children	858	17.6	16.7	0.9
Cohabiting couple, with children	229	4.7	5.9	-1.2
Lone parent with dependent children	110	2.3	2.7	-0.5
Lone parent with non-dependent children	436	9.0	9.8	-0.9
Student Households	206	4.2	3.8	0.4
Other households with dependent children	61	1.3	0.8	0.4
Other	246	5.1	3.9	1.2
	626	12.9	9.6	3.3

Fig 3: Household Composition

Source: KS20



HOUSEHOLD CHARACTERISTICS				
	no.	%	Borough Average	diff
Overcrowded Households	1,177			
Households without Central Heating	403	8.3		2.0
Households without sole use of bathroom			7.9	0.4
Average Household Size	78	1.6	1.4	0.2
Average number of rooms	2.50	-	2.33	0.17
Average number of rooms	4.45		4.48	-0.03

Source: KS19

CARS

Numbers of households with:	1	T 0/		
0 cars	no.		Borough Average	diff.
	2,556	52.5	46.5	6.0
1 car	1,848	38.0	41.2	3.2
2+ cars	461	9.5	12.3	-3.2
	1 101	0.0	12.0	-2.8

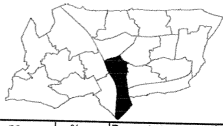
^{*} The occupancy rating provides a measure of under-occupancy and overcrowding. For example, a value of -1 implies that there is one room too few and that there is overcrowding in the household. The occupancy rating assumes that every household; including one person households, requires a minimum of two common rooms (excluding bathrooms).

2001 CENSUS DATA: WARD PROFILE

Harringay

Source: 2001 Census; Crown Copyright

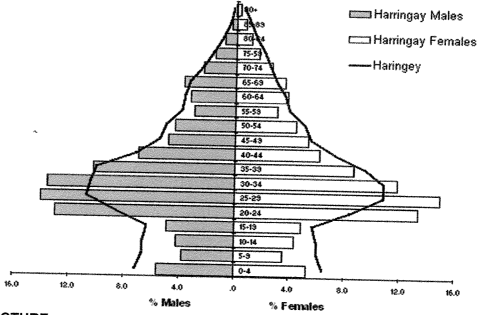
Produced by Haringey Council Policy and Partnerships April 2004



POPULATION AND HOUSEHOLD TENURE	no.	%	Borough Average	diff
POPULATION	10,525			The state of the s
Male	5,219	49.6		
Female	5,306	50.4		-1.7
HOUSEHOLDS	4,520	100.0		n.a
Owner Occupied	2,124	47.0	45.8	1.2
Council	353	7.8	19.7	-11.9
Housing Association	411	9.1	10.5	-1.4
Private Rented / Other	1,632	36.1	23.9	12.2

Fig 1: Population pyramid - Haringey and Harringay Ward

Source: KS01, KS18



AGE STRUCTURE	no.	%	Borough Average	ع: ام
0-4	573			dif
5-9		 		
10-14	386		6.3	-2.0
15-19	452		6.3	-2.0
20-24	512		6.0	-1.
	1,385	13.2	8.5	4.7
25-29	1,525	14.5		3.7
30-34	1,334	12.7	10.7	
35-39	993	9.4		2.0
40-44	689	6.5	9.8	-0.3
45-49			7.2	-0.6
50-54	533	5.1	5.5	-0.4
55-59	464	4.4	5.0	-0.6
60-64	320	3.0	3.9	-0.9
35-69	371	3.5	3.6	-0.1
	383	3.6	3.1	0.5
70-74	262	2.5	2.4	0.1
75+	344	3.3	4.3	-1.0

2001 CENSUS DATA: WARD PROFILE

Harringay

		1 :	
		,	
no.	age	Borough Average	diff.
8,690	100.0	162,700	n.a
4,928	56.7	56.1	0.6
440	5.1	5.8	-0.8
185	2.1		-0.8
76	4.2		-2.1
173			
30			-3.0
129			-0.8
			-0.5
			2.4 -0.2
	8,690 4,928 440 185 76	no. working age 8,690 100.0 4,928 56.7 440 5.1 185 2.1 76 4.2 173 7.5 30 4.2 129 6.6 62 11.6	8,690 100.0 162,700 4,928 56.7 56.1 440 5.1 5.8 185 2.1 2.9 76 4.2 6.3 173 7.5 10.5 30 4.2 5.0 129 6.6 7.1 62 11.6 9.2

Source: KS09, TT13

^{*} The unemployment rate by ethnic group is calculated as a percentage of their respective working age population.

QUALIFICATIONS			, , , , , , , , , , , , , , , , , , ,	
	no.	%	Borough Average	diff.
Higher Qualifications (Level 4/5)	3,605	41.5		
No Qualification/Level Unknown	2,199	25.3	07.3	3.6
No qualifications/level unknown - white	1.511		20.1	-2.7
No qualifications/level unknown - 'non-white'		68.7	66.4	2.3
	688	31.3	33.6	-2.3

Source: KS13

APPROXIMATED SOCIAL GRADES				
AB	no.	%	Borough Average	diff.
C1	2,266	25.1	26.3	-1 1
C2	3,191	35.4	32.1	3.3
DE 4	787	8.7	9.3	-0.6
	2,775	30.8	32.3	-1.6

Source: UV50

LIMITING LONG-TERM ILLNESS	no.	%	Borough Average	
Persons with Limiting Long-term Illness:				diff.
of working age	1,528	14.5	15.5	-1.0
other ages	887	8.4	8.7	-0.3
Office ages	641	6.1	6.8	-0.7

Source: KS08

GENERAL HEALTH				
Good	no.	%	Borough Average	diff
	7,392	70.2	70.2	0.1
Unemployed (% of "Good" unemployed)	289	3.9		
Fairly good	2,253	21.4	0.0	-1.7
Unemployed (% of "Fairly good" unemployed)	127		20.9	0.5
Not good		5.6	7.2	-1.6
Unemployed (% of "Not good" unemployed)	880	8.4	9.0	-0.6
r y a (10 s. 11st good unemployed)	24	2.7	4.6	-1.9

Source: KS08, ST26

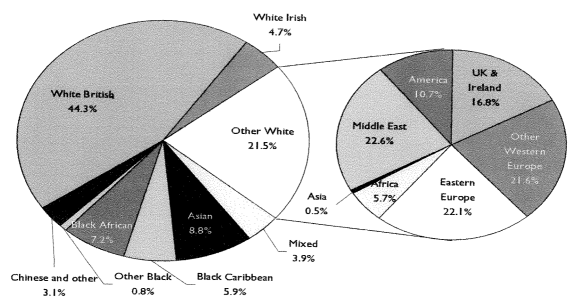
DWELLINGS				
Total Dwellings	no.	%	Borough Average	diff.
Vacant or Second home	4,655	100.0	94,616	n.a
	135	2.9		0.3
Houses	1,858	39.9	44.4	-4.5
Detached	105	2.3		-0.9
Semi Detached	348	7.5	V. 1	
Terrace (including end of terrace)	1,405	30.2		-2.0
Flats	2,794		31.8	-1.6
Purpose built block of flats or tenement	544	60.0	55.5	4.5
Part of a converted or shared house		11.7	27.4	-15.7
In a commercial building	2,098	45.1	25.9	19.1
3	152	3.3	2.1	1 1

2001 CENSUS DATA: WARD PROFILE Harringay

ETHNIC MIX	no.	%	Borough Average	_1: <i>cc</i>
White: British		-		diff.
White: Irish	4,659	44.3	70.0	-1,0
White: Other White	494	4.7	4.3	0.4
Mixed: White and Black Caribbean	2,264	21.5	16.1	5.5
	115	1.1	1.5	-0.4
Mixed: White and Black African	73	0.7	0.7	0.0
Mixed: White and Asian	106	1.0	1.1	-0.1
Mixed: Other Mixed	112	1.1	1.3	-0.1
Asian or Asian British: Indian	385	3.7		
Asian or Asian British: Pakistani	158	1.5	2.9	0.8
Asian or Asian British: Bangladeshi	204	1.9	1.0	0.6
Asian or Asian British: Other Asian	175		1.4	0.6
Black or Black British: Caribbean		1.7	1.6	0.1
Black or Black British: African	623	5.9	9.5	-3.6
Black or Black British: Other Black	754	7.2	9.2	-2.0
	82	0.8	1.4	-0.6
Chinese or other ethnic group: Chinese	131	1.2	1,1	0.1
Chinese or other ethnic group: Other Ethnic Group	190	1.8	2.0	-0.1

Source: KS06

Fig 2: Ethnicity of Harringay's population and the country of origin of people of 'Other White' ethnicity



DIVERSITY	no.	%	Borough Average	-1:55
Total 'non-white' population	3,108			diff.
White Irish	494			
Other white born in Eastern Europe		4.7	4.3	
Other white born in Middle East	499	4.7	4.9	
	509	4.8	2.3	2.6
Other white born in UK and Ireland	380	3.6	3.1	0.5
Total minority ethnic community	4,990	47.4	48.9	-1.5
Total Born in Turkey	304	2.9	4.0	-1.1
Total Born in former Yugoslavia	112	1.1	0.7	0.3
Total Born in Cyprus	663	6.3	2.8	3.5
Total Born in South and Eastern Africa	604	5.7	4.7	1.0
Total Born in Central and Western Africa	256	2.4	3.6	-1.2
All people who are Hindu	326	3.1	2.1	1.0
All people who are Muslim	1,347	12.8	11.3	
All people who are Jewish	99	0.9	2.6	1.5 -1.7

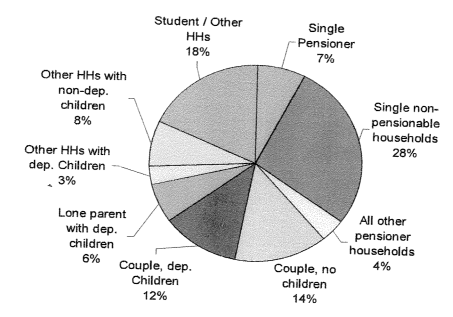
Source: KS06, ST102, UV08, KS07

2001 CENSUS DATA: WARD PROFILE Harringay

no.	%	Borough Average	diff
1 249			-
		20.0	2.1
		10.0	-3.2
			-0.1
		7.0	-0.4
	13.5	16.7	-3.2
	7.7	5.9	1.7
115	2.5	2.7	-0.2
293	6.5	9.8	-3.3
148	3.3		-0.5
111			
			1.6
			-0.7 6.2
	1,249 324 168 298 612 347 115 293	1,249 27.6 324 7.2 168 3.7 298 6.6 612 13.5 347 7.7 115 2.5 293 6.5 148 3.3 111 2.5 142 3.1	1,249 27.6 25.5 324 7.2 10.3 168 3.7 3.8 298 6.6 7.0 612 13.5 16.7 347 7.7 5.9 115 2.5 2.7 293 6.5 9.8 148 3.3 3.8 111 2.5 0.8 142 3.1 3.9

Fig 3: Household Composition

Source: KS20



HOUSEHOLD CHARACTERISTICS				
	no.	%	Borough Average	diff.
Overcrowded Households*	1,062	23.5		
Households without Central Heating	369	8.2		1.3
Households without sole use of bathroom			7.3	0.3
Average Household Size	132	2.9	1.4	1.5
Average number of rooms	2.33	-	2.33	0.00
A voluge number of footils	4.51	-	4.48	0.03

CARS

Numbers of households with:	T	2	1	
0 cars	no.	%	Borough Average	diff.
1 car	2,397	53.0	46.5	6.5
	1,701	37.6	41.2	-3.6
2+ cars	422	9.3	12.3	-3.0
	the state of the same of the s	THE RESERVE OF THE PARTY OF THE	12.0	-3.01

^{*} The occupancy rating provides a measure of under-occupancy and overcrowding. For example, a value of -1 implies that there is one room too few and that there is overcrowding in the household. The occupancy rating assumes that every household; including one person households, requires a minimum of two common rooms (excluding bathrooms).

Barrett Daliah

From:

Eric.Childs@met.pnn.police.uk Sent:

25 October 2007 16:10

To: Barrett Daliah

Cc: Wayne.Mawson@met.police.uk; Cahillane Emma

Subject: Adult Gaming Centre

Ms Barratt

I would like to raise an objection to the granting of a licence for the proposed Adult Gaming Centre at 48 Grande Parade. I think that this type of premises would not enhance the existing evening economy and would contribute to crime and fear of crime within this busy thoroughfare.

I would draw your attention to the section on Activity in chapter 2 of the Home Office book "Safer Places, The

I quote " Different people use the same space in different ways and at different times. Rather than encouraging segregation or 'monocultures' where one group dominates, the public realm should be designed to be enjoyed by different cultural or age groups at the same time. This can be done by providing a range of complimentary activities and designing the environment to minimise conflict." Page 36 and also

"An evening economy that works well in both economic and safety terms includes a range of uses, not just pubs and bars. Theatres, cinemas, restaurants, galleries and shops can all contribute....." page 38

i would also mention the Checklist for Activity on page 39.

"Checklist: Activity

In designing and considering development proposals, the following points should be borne in mind:

- 1. Will as many law abiding people as possible be attracted to use the public realm?
- 2. Is there a strategy for encouraging residential population in town centres?
- 3. Should the evening economy be nurtured, and, if so, is it diverse and inclusive?
- 4. Are mixed uses successfully integrated with one another?
- 5. Are all uses in an area compatible and have potential conflicts been thoroughly addressed?
- Will what attracts people to the public realm uphold its attractiveness?"

I believe that this application combined with the existence of other similar venues along this stretch of Green Lanes does not match these criteria, will not add to a safer and sustainable community and will contribute to

Eric Childs

Eric Childs Crime Prevention Design Adviser Haringey Borough Police

Metphone:

22167

External:

020 8345 2167

Fax:

020 8345 2163 (22163)

Mobile

0776 616 1890

■ E-mail:

Eric.Childs@met.police.uk



Working together for a safer London

Licensing Section Haringey Council 2nd Floor Civic Centre High Road Wood Green N22 8LE



Wayne Mawson, Superintendent Operations and Partnership Haringey Borough Wood Green Police Station 347 High Road London N22 4HZ

Telephone: 0208 345 2015 www.met.police.uk

23rd October 2007

Dear Daliah,

Licensing Application re Adult Gaming Centre - 48 Grand Parade, Green Lanes, N4

I am writing to you in my capacity as the local Police Superintendent responsible for Operations and Partnership to formally object to the application submitted for 48 Grand Parade, Green Lanes N4, as an Adult Gaming Centre.

My rationale for this objection is as follows:-

□ Th	ere are already a number of such establishments	in	Green	l anec
- LAZ				Laites.

☐ We are seeing a large increase in criminal damage to fruit machine incidents in Haringey. Customers are sometimes putting several hundred pounds into these machines per session and when they lose their last change they are punching the machines in frustration, causing substantial damage in the process.

□ It is a fair assumption to make that a number of customers are committing crime to feed their addiction to gambling

☐ There are a number of schools in this area, together with community centres and faith premises. The introduction of another adult gaming centre is not conducive with this environment and could cause problems for the young, elderly

I would be grateful if you would keep me informed on the progress of this application.

Yours sincerely,

Wayne Mawson, Superintendent **Haringey Borough**

MR PETROUS EVIDENCE

14-12-07 FAO-MS D-Barnett-Williams Liversing Lead-Officer Re: 32-33 G vand Pavade N4/Betting Premises License

Dear Ms Barrett - williams

I am writing to inform you that I do intend to attend the licensing heaving on 20 pecember in negard of the betting precioes license application by Retter, 32-33 Grand Aurada N4.

- I wish to submit the following evidence:
- 1) Notice of Rejection 28-11-07 2 pages
- 2) Street crime Hotspot Map 2006-07 30-10-07 1 page
- 3) Letters from Police Sup. w. Macron 23-10-07 & E. Childs 25-10-07 2pagested
- 4) Letter Chair G.LSG Chain cliv. N. Camer 6-8-07 1 page
- 5) Letters calinet Members cities B. Hayley & B. Harris 26-10-07 upages total
- 6) Letter all C. Baker 13-8-07 1 page
- 7) Letter Leader Ellysse cllv G. Mechan 23-4-03

London NISSXI

tel 83521020

Licensing Team 2nd Floor, Civic Centre, High Road, Wood Green, London N22 8LE Tel: 020 8489 8292 Fax: 020 8489 5528 www.haringey.gov.uk



Lead Officer (Licensing) Dallah Barrett -Williams

Haringey Council

Your ref:

Date: 08/11/2007

Our ref:

Direct dial: 020 8489 8232

Email: Dallah.barrett@haringey.gov.uk

Mr M Petrou PO Box 45129 London N15 3XF

FOR INFORMATION

Dear Sirs

Notice of Rejection of an application - Metropet 307 Green Lanes London N4

NOTICE OF REJECTION OF AN APPLICATION FOR A PREMISES LICENCE

This notice is issued in accordance with regulations made under section 165(2) of the Gambling Act 2005

LICENSING AUTHORITY OF THE LONDON BOROUGH OF HARINGEY

An application for a premises licence of the following type:

BETTING PREMISES

made by:

METROBET LTD

of the following address:

260 SEVEN SISTERS ROAD FINSBURY PARK LONDON N4 2JA

the number of whose operating licence is:

OL00797



2005-2008 Getting Closer to Communities



is rejected.

The premises to which this notice applies are:

507 GREEN LANES LONDON N4 1TB

The application has been rejected for the following reasons:

That the Committee reject the application.

The reasons for rejecting the application were based on the weight of evidence submitted by local residents about the application not being in accordance with the first licensing objective relating to gambling not being a source of crime and disorder and the third licensing objective relating to the protection of children and vulnerable persons. Relevant to this was the proximity of the premises to a clinic for young people with mental health problems and to other mental health service provisions. Further, the application was rejected because of the association of gambling in this locality with crime and disorder. In addition, there was evidence of a concentration of housing of multiple occupation and vulnerable ethnic minority residents who would be at risk of overexposure to gambling. The Committee did not consider that any conditions it could impose would overcome these objections.

An appeal may be brought against the rejection of this application by the applicant. An appeal must be instituted:

- In the magistrates' court for a local justice area in which the premises are wholly or partly situated;
- by notice of appeal given to the designated officer;
- within 21 days beginning with the date of receipt of this notice of rejection.

Please contact me if you require any further clarification on this matter

Yours sincerely

Ms D Barrett- Williams
Lead Officer - Licensing



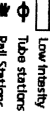


This product includes mapping data licensed from Ordvance Survey with the permission of the Controller of Har Majesty's Stationery Office. © Crown Copyright 2006, All rights reserved LBH Licence number 100019199.



from Haringey Council Website 30/10/07, Street Crime Hotspots Map 2006 - 2007 

Total Notifiable Offence High Intensity



2 Idlameters

Rafl Stations

Bandwith: 250 meters & cell size 35 meters

Classification: Equal interval [6]

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Working together for a safer London

Licensing Section Haringey Council 2nd Floor Civic Centre High Road Wood Green N22 8LE



Wayne Mawson, Superintendent Operations and Partnership Haringey Borough Wood Green Police Station 347 High Road London N22 4HZ

Telephone: 0208 345 2015 www.met.police.uk

23rd October 2007

Dear Dallah.

Licensing Application re Adult Gaming Centre - 48 Grand Parade, Green Lanes, N4

I am writing to you in my capacity as the local Police Superintendent responsible for Operations and Partnership to formally object to the application submitted for 48 Grand Parade, Green Lanes N4, as an Adult Gaming Centre.

My rationale for this objection is as follows:-

- □ There are already a number of such establishments in Green Lanes.
- We are seeing a large increase in criminal damage to fruit machine incidents in Haringey. Customers are sometimes putting several hundred pounds into these machines per session and when they lose their last change they are punching the machines in frustration, causing substantial damage in the process.
- □ It is a fair assumption to make that a number of customers are committing crime to feed their addiction to gambling
- □ There are a number of schools in this area, together with community centres and faith premises. The introduction of another adult gaming centre is not conductive with this environment and could cause problems for the young, elderly,

I would be grateful if you would keep me informed on the progress of this application.

Yours sincerely,

Wayne Mawson, Superintendent Haringey Borough

Page 1 of 2

Barrett Dallah

From:

Eric.Childs@met.pnn.police.uk

Sent:

25 October 2007 15:10

To:

Barrett Daliah

Ca:

Wayne.Mawson@met.police.uk; Cahillane Emma

Subject: Adult Gaming Centre

Ms Barratt

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I would draw your attention to the section on Activity in chapter 2 of the Home Office book "Safer Places, The Planning System and Crime Prevention*

I quote "Different people use the same space in different ways and at different times. Rather than ericouraging segregation or 'monocultures' where one group dominates, the public realm should be designed to be enjoyed by different cultural or age groups at the same time. This can be done by providing a range of complimentary activities and designing the environment to minimise conflict." Page 36

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- Will what attracts people to the public realm uphold its attractiveness?"

I believe that this application combined with the existence of other similar venues along this stretch of Green Lanes does not match these criteria, will not add to a safer and sustainable community and will contribute to crime and fear of crime.

Eric Childs

Eric Childs Crime Prevention Design Adviser Haringey Borough Police

Melphone:

22167

External: 020 8345 2167

Fax:

020 8345 2163 (22163)

Mobile:

0776 616 1890

F-mad

Eric Childs@met.police.uk

Page 84

Members Room River Park House 225 High Road, Wood Green London, N22 8HQ

6 August 2007

Dear Sir / Medam

Metrobet - 507 Green Lanes, Haringey

I am writing to you as Chair of the Green Lanes Strategy Group to formally object to the application submitted for 507 Green Lanes N4 - Metrobet Ltd as a gambling establishment.

The Green Lanes Strategy Group is a formal constituted consultative body of the Council whose membership consists of ward Councillors, local community representatives, the Harringsy Traders Association, the Metropolitan Police and Council Officers. At it meeting on 26 July the Group expressed their concern regarding the recent application for the above presses.

The Green Lanes Strategy Group felt that the location of these premises is directly opposite Harringay's main post office which is one of the main focuses for the local community and is around the corner from the South Harringay Primary School and is in close proximity to a number of other schools, key community buildings, faith establishments and is in a residential area.

In view of this, The Green Lanes Strategy Group would like to make the following representations in relation to the following licensing objectives:-

(i) Preventing gambling from being a source of crime and disorder, being associated with crime or disorder or being used to support crime.

The increase in the number of such establishments of which there are already an excessive number along this stretch of Green Lanes would increase the risk of them being associated with crime and disorder making it much more difficult to control.

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

There are no safeguards identified to ensure that this is adhered to and again the increase in the number of such establishments will make it more difficult to monitor.

(iii) Protecting children and other vulnerable persons from being harmed or exploited by gambling.

The close proximity of these premises to three schools, a number of community centres and faith establishments in an area that is predominately residential which encourages and brings in a number of young and vulnerable people into this very highly concentrated shopping area would further increase the risk to these groups.

Yours faithfully

Clir Nilgun Canver Chair, Green Lanes Strategy Group

Page 78

5th Floor, River Park House, 225 High Road, Wood Green, London N22 8HQ Tel: 020 8489 2774 Fax: 020 8881 5218

www.haringey.gov.uk

Cabinat Member for Environment and Conservation Councillor Brian Heley | Harringey



Date: 2014 October 2007

Direct clief: 020 8489 2241

Email: Brian. Haley@haringey.gov.uk

2nd Floor Civic Centre High Road Wood Green N22 8LE

Dear Dallah,

Licensing Application for Adult Gaming Centre - 48 Grand Parade, Green Lanes, Haringey **N4**

I am writing to you to formally object to ti ition submitted for 48 Grand Parade, Green Lanea N4, as an Adult Garning Centre.

The location of these premises is within to hopping area of Green Lanes which includes a very busy main post office which is one of the uses for the local community and is around the comer from the South Harringay Primary Shool ose proximity to a number of other schools, key community buildings, faith establi a residential area.

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Page 79

5th Floor, River Park House, 225 High Road, Wood Green, London N22 8HQ Tel: 020 6459 2774 Fax: 020 6661 5216

www.haringey.gov.uk

Cabinet Member for Environment and Conservation: Councillor Brian Halley



Harmon

(iii) Protecting children and other vulnerable persons from being harmed or exploited by gambling.

The close proximity of these premises to three schools, a number of community centres and faith establishments in an area that is predominately residential, which encourages and brings in a number of young and vulnerable people into this very highly concentrated shopping area, would further increase the risk to these groups.

Please can it be ensured that I am kept formally informed on any outcome of this matter.

Yours sincerely,

Clir Brian Haley

Cabinet Member for Environment and Conservation

2008-2008



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Page 76

Date: 20th October 2007

Direct dial: 020 8489 2681

Email:

2nd Floor Civic Centre High Road Wood Green N22 8LE

Dear Daliah.

Licensing Application for Adult Gaming Centre - 48 Grand Parade, Green Lanes, Haringey N4

I am writing to you to formally object to the application submitted for 48 Grand Parade, Green Lanes N4, as an Adult Gaming Centre.

The location of these premises is within the main shopping area of Green Lanes which includes a very busy main post office which is one of the main focuses for the local community and is around the corner from the South Harringay Primary School. It is in close proximity to a number of other schools, key community buildings, faith establishments and is in a residential area.

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Please can it be ensured that I am kept formally informed on any outcome of this matter.

Yours sincerely,

Bab Hann

Clir Bob Harris Cabinet Member for Adult Social Care & Weilbeing





Page 83

Attn: Licensing team
Enforcement
Urban Environment
Civic Centre
High Road
Wood Green
N22 8LE

13th August, 2007

To whom it may concern,

Re: Application under Gambling Act 2005 for 507 Green Lanes

I am writing on behalf of myself and Councillor Karen Alexander, Liberal Democrat representatives for Harringay ward to oppose the above application. It is our view that that there is the potential for a betting shop in this location to adversely affect vulnerable young people and for it to lead to increased crime and disorder. A betting shop is likely to attract young, unemployed people of which there are very many in the location as well as other clients. I consider this group of people to be vulnerable as they are looking to improve their lives financially while at the same time being ill able to afford to waste money on gambling. The potential loss of income could be extremely detrimental to this group of people.

There is also the potential that an individual with little disposable income who becomes addicted to gambling could get involved in criminal activity in order to fund a habit. This could potentially have a detrimental affect on surrounding businesses. I would argue therefore that this isn't really a suitable location for this type of establishment.

Yours sincerely, Clir Carolyn Baker Liberal Democrat Representative, Harringay Ward

Cllr Carolyn Baker, Liberal Democrat Representative for Harringay Ward, c/o River Park House, 225 High Road, Wood Green, London N22 8HQ Tel: 07890 758659 Email: carolyn.baker@haringey.gov.uk

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in Eg

HARINGEY COUNCILE

Leader's Office
Ream I:II, Civic Centre, High Road, Wood Green, London N22 SLE
Tel: 020 8469 2164 Fax: 020 8681 5218
www.haringay.gov.uk
Len Cook
Director of the Office for National Statistics
1 Drummond Gate
London SW1V2QO

23 April 2003

Dear Mr Cook,

Accuracy of the 2001 Census

I am writing to express the concern of my authority with the results from the 2001 Census.

In common with several other London local authorities the adjustments to the 2001 Mid Year Estimates (MYEs) as a result of the 2001 Census have resulted in a significant reduction in Haringey's figures in comparison with the previous estimate for 2000. This has had a major impact on the Council's finances. Had the previous mid-year population estimates been used in the 2003/4 local government finance settlement, this Council, one of the most deprived in England, would have received almost £5m more. This makes each person included in Haringey's estimates worth almost £600 and inaccuracies in the Mid Year Estimates very expensive.

Furthermore, these reduced estimates may well also result in a loss of funding from other sources that use population estimates as a component of the funding calculation and for other local public agencies. For example, the Chalman of the Board of the Haringey (Teaching) Primary Care NHS Trust has also expressed his concern at the detrimental impact of applying Census results to the NHS's funding levels for GP practices.

Haringey Council is concerned that the way the Mid Year Estimates were calculated has not proved robust and this has resulted in ONS making such a large adjustment between 2000 and 2001. ONS assertion that the mid year estimates have been inaccurate for a decade doesn't help the Council with the practical issues of the discontinuity in funding allocations based on 2000 and 2001 estimates and in other aspects of service planning based on these estimates. The Council is anxious to know what changes you are putting in place in the methodology for producing the Mid Year Estimates to improve their reliability and so avoid this happening in future.

Underlying our concern with the effects of the Census results on the MYEs and local public finances, is doubt about the accuracy of the Census. In particular with the people who were missed from the survey, whether and how their omission was compensated for and the bias that may arise in the results as a result.

	Dear Ms Barrett,
MAN TERMINAL MANAGEMENT OF THE STATE OF THE	As Chair of the LCSP, and a
	representative of the weal community T
	should take the Bran Hally to speak an
	our beneily at the Licensing Sub atte Meeting
	or he december 400?, on his Corpully as a
	Wand Cler, for St. Am's Was.
	tus sincerely
	Voygram GAN SYGERA
	The sygrams (IAN SYGRANS)
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