**GAMBLING ACT 2005**

**FAMILY ENTERTAINMENT CENTRE GAMING MACHINE PERMITS**

**GUIDANCE NOTES**

1. **What is a Family Entertainment Centre Gaming Machine Permit?**

The Gambling Act 2005 ("the Act") specifies that those premises which are wholly or mainly used for making gaming machines available for use – such as small arcades in holiday parks, theme parks and seaside resorts - may hold a Family Entertainment Centre ("FEC") Gaming Machine Permit; Permits cannot be issued to vessels or vehicles. Those FECs who do not hold a Gambling Premises Licence will therefore be able to offer Category D machines (see 3. below for details) only under this Permit.

If the operator of a FEC wants to make Category C machines available, in addition to Category D machines, then they will need to apply for an Operating Licence from the Gambling Commission and then a Gambling Premises Licence from us. Consequently, holders of Premises Licence issued under the Act may not apply for FEC Gaming Machine Permits.

FEC Gaming Machine Permits replace Section 34(1) Permits which were issued under the 1968 Act.

2. **Who can apply for a FEC Permit?**

The application for a Permit can only be made by a person who occupies or plans to occupy the premises to be used as an unlicensed FEC and, if the applicant is an individual, s/he must be aged 18 or over. The application must be made to the licensing authority in whose area the premises are wholly or partly situated. Applicants are not required to have an Operating Licence issued by the Gambling Commission.

As stated above holders of a Gambling Premises Licence cannot make application.

3. **What are the categories of machines available?**

<table>
<thead>
<tr>
<th>Category of machine</th>
<th>Maximum stake</th>
<th>Maximum prize</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>D - non-money prize (other than a crane grab machine)</strong></td>
<td>30p</td>
<td>£8</td>
</tr>
<tr>
<td><strong>D - non-money prize (crane grab machine)</strong></td>
<td>£1</td>
<td>£50</td>
</tr>
<tr>
<td><strong>D (money prize)</strong></td>
<td>10p</td>
<td>£5</td>
</tr>
<tr>
<td><strong>D - combined money and non-money prize (other than a coin pusher or penny falls machine)</strong></td>
<td>10p</td>
<td>£8 (of which no more than £5 may be a money prize)</td>
</tr>
<tr>
<td><strong>D - combined money and non-money prize (coin pusher or penny falls machine)</strong></td>
<td>10p</td>
<td>£15 (of which no more than £8 may be a money prize)</td>
</tr>
</tbody>
</table>
4. How many machines of this type can I have?
Any number of Category D machines can be made available (subject to other
considerations, such as fire regulations and health and safety).

5. What do I have to produce in making an application?
Documents to produce:
i) The appropriate application form;

ii) The appropriate fee for the application being made;

iii) Plan of the premises in question;

iv) Evidence that Disclosure & Barring Service checks are carried out on staff;

v) Evidence that appropriate measures and training are in place to enable staff to be
able to:
   a) deal with suspected truant school children on the premises;
   b) deal with unsupervised very young children on the premises; and,
   c) have a full understanding of the maximum stakes and prizes permissible in unlicensed FECs;

vi) Evidence of how applicants would deal with children causing perceived problems
on or around the premises;

vii) Evidence that applicants have a full understanding of the maximum stakes and
prizes of the gambling that is permissible in unlicensed FECs; and,

viii) Evidence that applicants have no relevant convictions (those that are set out in
Schedule 7 of the Act)

6. Who do I send my application to?
Our details are:
The Licensing Team
South Oxfordshire District Council,
135 Eastern Avenue
Milton Park
Abingdon OX14 4SB
Tel: 01235 540534

7. Do I have to copy my application to anyone else?
No.
However, the Act requires that we consult Thames Valley Police on any FEC
Gaming Machine Permit application we receive. We will, therefore, forward a copy to
them (they then have 14 days in which to make any comments on the application).
8. What can you do with my application?
We can either grant or refuse an application for a Permit, however we cannot add conditions. Should we be minded to refuse an application we will write to you with our reasons and you will be given the opportunity to make representations against our decision.

9. How long does a FEC Permit last?
A Permit lasts for 10 years. There is no annual fee for this type of Permit.

10. Can my Permit lapse before it expires?
The Permit may lapse for a number of reasons:
   1) if the holder ceases to occupy the premises;
   2) if the licensing authority notifies the holder that the premises are not being used as an unlicensed FEC;
   3) if an individual Permit holder dies, becomes incapable by reason of mental or physical incapacity; becomes bankrupt, or sequestration of his estate is ordered; or
   4) if the company holding the Permit ceases to exist, or goes into liquidation.

The purpose of 2) above is to ensure that there is no erosion of the principle that an unlicensed FEC Permit should be obtained for premises that are wholly or mainly used for gaming machines. We would need to use this power in circumstances in which, since the grant of the Permit, other activities have been introduced in the premises that mean the gaming machines have become ancillary.
In respect of 3) and 4) the Act provides that the personal representative (in the case of death), trustee of the bankrupt’s estate or liquidator of the company may rely on the Permit for a period of six months as though it had effect and were issued to them.
The Permit may also cease to have effect if the holder surrenders it to the licensing authority. Notice of such surrender must be accompanied by the Permit, or by an explanation of why the Permit cannot be produced.
If the Permit holder is convicted of a relevant offence (that is, an offence listed in schedule 7 of the Act) the court may order the forfeiture of the Permit. The court may order the holder to deliver the Permit to the licensing authority; and it must in any case notify the licensing authority that it has made a forfeiture order as soon as is reasonably practicable after making the order. Such an order may be suspended by a higher court, pending appeal.

11. Do I need to keep a copy of my Permit on the premises?
Yes. It must be kept on the premises and available for inspection at all times. It is an offence not to produce it when requested to do so by a constable, an enforcement officer, or an authorised local authority officer. If a Permit is lost, stolen or damaged, you may apply for a replacement (such replacement being subject to a fee).
12. What if my business changes its name?
If the person to whom the Permit is issued changes their name, or wants to be known by another name, they may send the Permit back to us for amendment, together with the appropriate fee. We must comply with the request and return the Permit to the holder.

13. How do I renew the Permit?
An application for renewal of a Permit must be made during the period beginning six months before the Permit expires and ending two months before it expires. The procedure for renewal is the same as for an application (except that you will have to return your original Permit along with your application form and documents). We may only refuse to renew a Permit on the grounds that:

- an authorised local authority officer has been refused access to the premises without reasonable excuse; or
- that renewal would not be reasonably consistent with the licensing objectives.

In this respect, we will again consult Thames Valley Police who will be aware of any concerns that have arisen about the use of the premises during the life of the Permit. The duration of the Permit will not be curtailed while a renewal application is pending, including any appeal against a decision not to renew.