

Response No.	Response Received	Recommended Officer Response
1	Agrees with policy	No modification of the policy required
2	Agrees with policy	No modification of the policy required
3	No specific comments	No modification of the policy required
4	Grants of additional permits within Licensed premises. Application procedures for permits for more than two machines Transitional arrangements Requires guidance	Insert the assumption to grant as per guidance. Not an issue for inclusion in the policy, separate guidance will be made available. Not for inclusion within the policy, final transitional arrangements have not been finalised by DCMS, these will be issued as separate guidance
5	Door Supervision Reference to paragraph 9.26 of the guidance Betting machines Reference to section 181 of the Act Re-site applications Suggest that a transfer of a premises licence from one premises to another similar one would be appropriate rather than a fresh application Enforcement	Pg 20 Add as suggested ' <i>...there is no evidence that the operation of betting offices has required door supervisors for the protection of the public. The authority will make door supervision requirement only if there is clear evidence from the history of trading at the premises that the premises cannot be adequately supervised from the counter and that door supervision is both necessary and proportionate</i> ' Pg 23 Add as suggested ' <i>... While the authority has discretion as to the number, nature and circumstances of use of betting machines, there is no evidence that such machines give rise to regulatory concerns. This authority will consider limiting the number of machines only where there is clear evidence that such machines have been or are likely to be used in breach of the licensing objectives. Where there is such evidence, this authority may consider, when reviewing the licence, the ability of staff to monitor the use of such machines from the counter</i> ' Not considered as acceptable within the Act and Guidance. Confirm with Counsel No modification required Pg 15 Add as suggested ' <i>The authority recognises that certain bookmakers have a number of premises within its area. In order to ensure that any compliance issues are recognised and resolved at the earliest stage, operators are requested to give the authority a single named point of contact, who should be a senior individual, and whom the authority will contact first should any compliance</i>

	<p>Introduction Missing words</p> <p>Premises Licenses – General Principles Reference to paragraph 21.4 of the guidance</p> <p>Reference to section 153 of the Act ‘to aim to permit the use of premises for gambling insofar as it thinks it “reasonably consistent” with the licensing objectives</p> <p>Consideration of Application Suggested wording to clarify</p> <p>Betting Premises Paragraph in wrong location relating to Section 177 of the Act</p> <p>Provisional Statement Re wording suggested to include reference to the guidance issued etc.</p> <p>Appeals Section 206 of the Act includes the right of appeal of objectors and should be included in the policy</p> <p>Occasional Use Notices Suggested inclusion of the wording in paragraph 15.8 of the guidance to clarify</p>	<p><i>queries or issues arise’</i></p> <p>Pg 2 Amend as requested <i>‘nor will it override the right of any interested party or responsible authority to make representations on an application..</i></p> <p>Pg 17 amend as suggested (<i>cat B3 & B4 machines.....</i>)</p> <p>Amendment required to reflect Section 153 of the Act Counsel advice required</p> <p>Pg 19, current wording deemed acceptable to cover this point No amendment required</p> <p>Pg 17 Paragraph to be relocated to reflect Section 177 of the Act in relation to Bingos and Casinos</p> <p>No considered appropriate No modification required</p> <p>Pg 25 Amend as requested to include the right of appeal of any registered objector.</p> <p>Pg 29 Amend to reflect paragraph 15.8 of the guidance, ...<i>‘provided that the notice will not result in betting facilities being available for more than 8 days in a calendar year there is no provision for counter notices or objections to be submitted ‘</i></p>
6	<p>Part A Pg 13-14 Adjustment of the consultees for licence applications</p> <p>Part B Pg18</p>	<p>No amendment required as consultees laid out in section 158 of the Act</p> <p>Comment relates to demand, not an issue for the policy No amendment required</p>
7	<p>Issues relating to the definition of Interested parties</p>	<p>Act clearly defines this in section 158 No amendment required</p>
8	<p>Supplied a list of suggested condition that may be added in certain circumstances.</p>	<p>These conditions could not be applied as standard and are not appropriate for the policy No amendment required</p>

9	Pg22 regarding the inclusion of Door supervisors as an possible appropriate measure for Adult Gaming Centres	We are satisfied that the policy is clear that this would only be appropriate in certain circumstances No amendment required
10	Para 6 Pg 12 amend to include responsible authorities	Amend as suggested

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