

Licensing Committee

Thursday 14 December 2017 at 2.00 pm

**To be held at at the Town Hall,
Pinstone Street, Sheffield, S1 2HH**

The Press and Public are Welcome to Attend

Membership

**Councillors David Barker (Chair), Josie Paszek (Chair), Andy Bainbridge,
Lisa Banes, Jack Clarkson, Dawn Dale, Neale Gibson, Kieran Harpham,
Adam Hurst, George Lindars-Hammond, Andy Nash, Vickie Priestley, Mick Rooney,
Gail Smith and Cliff Woodcraft**

PUBLIC ACCESS TO THE MEETING

The Licensing Committee carries out a statutory licensing role, including licensing for taxis and public entertainment.

A copy of the agenda and reports is available on the Council's website at www.sheffield.gov.uk. You can also see the reports to be discussed at the meeting if you call at the First Point Reception, Town Hall, Pinstone Street entrance. The Reception is open between 9.00 am and 5.00 pm, Monday to Thursday and between 9.00 am and 4.45 pm. on Friday.

You may not be allowed to see some reports because they contain confidential information. These items are usually marked * on the agenda.

Recording is allowed at Licensing Committee meetings under the direction of the Chair of the meeting. Please see the website or contact Democratic Services for details of the Council's protocol on audio/visual recording and photography at council meetings.

If you would like to attend the meeting please report to the First Point Reception desk where you will be directed to the meeting room.

If you require any further information please contact Harry Clarke on 0114 273 6183 or email harry.clarke@sheffield.gov.uk.

FACILITIES

There are public toilets available, with wheelchair access, on the ground floor of the Town Hall. Induction loop facilities are available in meeting rooms.

Access for people with mobility difficulties can be obtained through the ramp on the side to the main Town Hall entrance.

**LICENSING COMMITTEE AGENDA
14 DECEMBER 2017**

Order of Business

- 1. Welcome and Housekeeping Arrangements**
- 2. Apologies for Absence**
- 3. Exclusion of Public and Press**
To identify items where resolutions may be moved to exclude the press and public
- 4. Declarations of Interest**
Members to declare any interests they have in the business to be considered at the meeting
- 5. Minutes of Previous Meetings**
To approve the minutes of the meetings held on 9th, 14th and 21st November, 2017
- 6. Determination of Licence Fees**
Report of the Chief Licensing Officer

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ADVICE TO MEMBERS ON DECLARING INTERESTS AT MEETINGS

If you are present at a meeting of the Council, of its executive or any committee of the executive, or of any committee, sub-committee, joint committee, or joint sub-committee of the authority, and you have a **Disclosable Pecuniary Interest (DPI)** relating to any business that will be considered at the meeting, you must not:

- participate in any discussion of the business at the meeting, or if you become aware of your Disclosable Pecuniary Interest during the meeting, participate further in any discussion of the business, or
- participate in any vote or further vote taken on the matter at the meeting.

These prohibitions apply to any form of participation, including speaking as a member of the public.

You **must**:

- leave the room (in accordance with the Members' Code of Conduct)
- make a verbal declaration of the existence and nature of any DPI at any meeting at which you are present at which an item of business which affects or relates to the subject matter of that interest is under consideration, at or before the consideration of the item of business or as soon as the interest becomes apparent.
- declare it to the meeting and notify the Council's Monitoring Officer within 28 days, if the DPI is not already registered.

If you have any of the following pecuniary interests, they are your **disclosable pecuniary interests** under the new national rules. You have a pecuniary interest if you, or your spouse or civil partner, have a pecuniary interest.

- Any employment, office, trade, profession or vocation carried on for profit or gain, which you, or your spouse or civil partner undertakes.
- Any payment or provision of any other financial benefit (other than from your council or authority) made or provided within the relevant period* in respect of any expenses incurred by you in carrying out duties as a member, or towards your election expenses. This includes any payment or financial benefit from a trade union within the meaning of the Trade Union and Labour Relations (Consolidation) Act 1992.

*The relevant period is the 12 months ending on the day when you tell the Monitoring Officer about your disclosable pecuniary interests.

- Any contract which is made between you, or your spouse or your civil partner (or a body in which you, or your spouse or your civil partner, has a beneficial interest) and your council or authority –
 - under which goods or services are to be provided or works are to be executed; and
 - which has not been fully discharged.

- Any beneficial interest in land which you, or your spouse or your civil partner, have and which is within the area of your council or authority.
- Any licence (alone or jointly with others) which you, or your spouse or your civil partner, holds to occupy land in the area of your council or authority for a month or longer.
- Any tenancy where (to your knowledge) –
 - the landlord is your council or authority; and
 - the tenant is a body in which you, or your spouse or your civil partner, has a beneficial interest.
- Any beneficial interest which you, or your spouse or your civil partner has in securities of a body where -
 - (a) that body (to your knowledge) has a place of business or land in the area of your council or authority; and
 - (b) either -
 - the total nominal value of the securities exceeds £25,000 or one hundredth of the total issued share capital of that body; or
 - if the share capital of that body is of more than one class, the total nominal value of the shares of any one class in which you, or your spouse or your civil partner, has a beneficial interest exceeds one hundredth of the total issued share capital of that class.

If you attend a meeting at which any item of business is to be considered and you are aware that you have a **personal interest** in the matter which does not amount to a DPI, you must make verbal declaration of the existence and nature of that interest at or before the consideration of the item of business or as soon as the interest becomes apparent. You should leave the room if your continued presence is incompatible with the 7 Principles of Public Life (selflessness; integrity; objectivity; accountability; openness; honesty; and leadership).

You have a personal interest where –

- a decision in relation to that business might reasonably be regarded as affecting the well-being or financial standing (including interests in land and easements over land) of you or a member of your family or a person or an organisation with whom you have a close association to a greater extent than it would affect the majority of the Council Tax payers, ratepayers or inhabitants of the ward or electoral area for which you have been elected or otherwise of the Authority's administrative area, or
- it relates to or is likely to affect any of the interests that are defined as DPIs but are in respect of a member of your family (other than a partner) or a person with whom you have a close association.

Guidance on declarations of interest, incorporating regulations published by the Government in relation to Disclosable Pecuniary Interests, has been circulated to you previously.

You should identify any potential interest you may have relating to business to be considered at the meeting. This will help you and anyone that you ask for advice to fully consider all the circumstances before deciding what action you should take.

In certain circumstances the Council may grant a **dispensation** to permit a Member to take part in the business of the Authority even if the member has a Disclosable Pecuniary Interest relating to that business.

To obtain a dispensation, you must write to the Monitoring Officer at least 48 hours before the meeting in question, explaining why a dispensation is sought and desirable, and specifying the period of time for which it is sought. The Monitoring Officer may consult with the Independent Person or the Council's Audit and Standards Committee in relation to a request for dispensation.

Further advice can be obtained from Gillian Duckworth, Director of Legal and Governance on 0114 2734018 or email gillian.duckworth@sheffield.gov.uk.

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Licensing Sub-Committee

Meeting held 9 November 2017

PRESENT: Councillors David Barker (Chair), Mick Rooney and Vickie Priestley

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1. APOLOGIES FOR ABSENCE

1.1 There were no apologies for absence.

2. EXCLUSION OF PUBLIC AND PRESS

2.1 RESOLVED: That the public and press be excluded from the meeting before discussion takes place on item 4 on the grounds that, if the public and press were present during the transaction of such business, there would be a disclosure to them of exempt information as described in paragraphs 1 and 2 of Schedule 12A to the Local Government Act 1972, as amended.

3. DECLARATIONS OF INTEREST

3.1 There were no declarations of interest.

4. HACKNEY CARRIAGE AND PRIVATE HIRE LICENSING - INDIVIDUAL CASES

4.1 The Chief Licensing Officer submitted details in respect of one case relating to hackney carriage and private hire licensing.

4.2 The licence holder did not attend the hearing.

4.3 RESOLVED: That the case now submitted be determined as follows:-

<u>Case No.</u>	<u>Licence Type</u>	<u>Decision</u>
140/17	Review of a Hackney Carriage and Private Hire Driver's Licence	Immediately revoke the licence under Section 61 of the Local Government (Miscellaneous Provisions) Act 1976, as amended by Section 52 of the Road Safety Act 2006, as the Sub-Committee felt that, in the light of the offences now committed, the licence holder was not a fit and proper person to hold a licence.

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SHEFFIELD CITY COUNCIL

Licensing Sub-Committee

Meeting held 14 November 2017

PRESENT: Councillors David Barker (Chair), Jack Clarkson and Andy Nash

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1. APOLOGIES FOR ABSENCE

1.1 There were no apologies for absence.

2. EXCLUSION OF PUBLIC AND PRESS

2.1 RESOLVED: That the public and press be excluded from the meeting before discussion takes place on item 4 on the grounds that, if the public and press were present during the transaction of such business, there would be a disclosure to them of exempt information as described in paragraphs 1 and 2 of Schedule 12A to the Local Government Act 1972, as amended.

3. DECLARATIONS OF INTEREST

3.1 There were no declarations of interest.

4. HACKNEY CARRIAGE AND PRIVATE HIRE LICENSING - INDIVIDUAL CASES

4.1 The Chief Licensing Officer submitted details in respect of three cases relating to hackney carriage and private hire licensing.

4.2 The licence holder in Case No. 141/17 did not attend the hearing.

4.3 The applicant in Case No. 142/17 attended the hearing with two representatives, and they all addressed the Sub-Committee.

4.4 The applicant in Case No. 143/17 attended the hearing with a representative, and they both addressed the Sub-Committee.

4.5 RESOLVED: That the cases now submitted be determined as follows:-

<u>Case No.</u>	<u>Licence Type</u>	<u>Decision</u>
141/17	Review of a Hackney Carriage and Private Hire Driver's Licence	Defer consideration of the review to enable the applicant to attend a future hearing.
142/17	Application for a new Hackney Carriage and Private Hire Driver's Licence	(a) Grant a licence for the shorter term of six months in the light of the offence and convictions now reported and, on renewal, subject to their being no further cause for concern, the Chief Licensing Officer be

authorised to grant a licence for a further of term of 30 months and (b) the applicant be given a written warning, to remain live for the period of his initial licence, indicating that if there is any further cause for concern, the licence will be referred back to the Sub-Committee.

143/17	Application for a new Hackney Carriage and Private Hire Driver's Licence	Grant a licence for the term requested on the grounds that the Sub-Committee considers the applicant to be a fit and proper person to hold a licence.
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SHEFFIELD CITY COUNCIL

Licensing Sub-Committee

Meeting held 21 November 2017

PRESENT: Councillors Josie Paszek (Chair), George Lindars-Hammond and Lisa Banes

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1. APOLOGIES FOR ABSENCE

1.1 An apology for absence was received from Councillor Kieran Harpham.

2. EXCLUSION OF PUBLIC AND PRESS

2.1 RESOLVED: That the public and press be excluded from the meeting before discussion takes place on item 4 on the grounds that, if the public and press were present during the transaction of such business, there would be a disclosure to them of exempt information as described in paragraphs 1 and 2 of Schedule 12A to the Local Government Act 1972, as amended.

3. DECLARATIONS OF INTEREST

3.1 There were no declarations of interest.

4. HACKNEY CARRIAGE AND PRIVATE HIRE LICENSING - INDIVIDUAL CASES

4.1 The Chief Licensing Officer submitted details in respect of three cases relating to hackney carriage and private hire licensing.

4.2 The applicant in Case No.145/17 attended the hearing with a representative, and they both addressed the Sub-Committee.

4.3 The applicant in Case No.146/17 attended the hearing, and addressed the Sub-Committee.

4.4 The applicant in Case No.147/17 attended the hearing, and addressed the Sub-Committee.

4.5 RESOLVED: That the cases now submitted be determined as follows:-

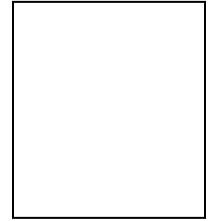
<u>Case No.</u>	<u>Licence Type</u>	<u>Decision</u>
145/17	Application for a Hackney Carriage and Private Hire Driver's Licence	(a) Grant a licence for the shorter term of 12 months in the light of the offence and convictions now reported and, on renewal, subject to their being no further cause for concern, the Chief Licensing Officer be authorised to grant a licence for a further term of 24 months and (b)

the applicant be given a written warning, to remain live for the period of his initial licence, indicating that if there is any further cause for concern, the licence will be referred back to the Sub-Committee.

- | | | |
|--------|--|---|
| 146/17 | Application for a Hackney Carriage and Private Hire Driver's Licence | Grant a licence for the term requested on the grounds that the Sub-Committee considers the applicant to be a fit and proper person to hold a licence. |
| 147/17 | Application for a Hackney Carriage and Private Hire Driver's Licence | Grant a licence for the term requested on the grounds that the Sub-Committee considers the applicant to be a fit and proper person to hold a licence. |



SHEFFIELD CITY COUNCIL Licensing Sub Committee Report



Report of:	Chief Licensing Officer & Head of Licensing
Date:	December 2017
Subject:	Determination of Licence Fees
Author of Report:	Steve Lonnia
Summary:	To determine the non-statutory licences fees for the 2017/18 financial year
Recommendations:	The Chief Licensing Officer and Head of Licensing following detailed consultation with the Councils Legal and Finance officers recommends that the committee accept the proposed fees set out and detailed in the attachments to this report.
Background Papers:	None
Category of Report:	OPEN

**REPORT OF THE CHIEF LICENSING OFFICER & HEAD OF LICENSING
TO THE LICENSING COMMITTEE**

No: 155/17

**Licensing Fees Review (Determination of Fees)
2017/18 Financial Year**

1.0 PURPOSE AND OUTCOMES

1.1 The purpose of this report is for members to determine the fees for the following individual licensing systems:

- Private Hire & Hackney Carriage Drivers, Vehicles and Operators etc;
- Animal Health (pets shops, animal boarding establishments, dangerous wild animals; riding establishments and breeders of dogs);
- Street Trading (football, static, mobile, schools, and short term consents);
- Scrap Metal;
- Sex Establishment Licensing (sex shops and sexual entertainment venues);
- Gambling Premises (casino, bingo, betting and track premises etc.);
- Approved Marriage Premises (secular and religious);
- Pavement Café Licences;
- Second Hand Dealers Registration;
- Skin Piercing / Tattooists; and
- Safety of Sports Grounds.

1.2 To note, the following fee(s) are prescribed by the Secretary of State. These are “Statutory” fees and cannot be changed by the Local Authority. These are:

- Licensing Act 2003
- Gambling Act 2005 (certain fees).

1.3 To inform members of the systems that are administered by the Licensing Service, where the legislation states we are unable to charge a fee:

- Safety of Sports Grounds;
- Street Collections;
- House to House Collections;
- Hypnotism; and
- Commons Registration.

1.4 The intended outcomes of this report are to ensure that:-

- The Licensing Service recovers the reasonable costs of the service for administering and enforcing the terms and conditions of the relevant individual licensing systems;
- The Council fees and charges are set in accordance with the Councils Fair Charging Principles set out in the Future Shape Policy Handbook; the Provision of Service Regulations 2009; all the relevant individual pieces of licensing legislation; and
- All fees are determined on an annual basis whether they remain the same, increase or decrease.

2.0 FAIR CHARGING POLICY

- 2.1 It is agreed that fees and charges should be set in a consistent way across the Council and that we are transparent about the fees we expect people to pay.
- 2.2 Licence fees must also be set in accordance with the relevant individual piece of legislation; The Provision of Services Regulations 2009; and any other associated legislation / regulations. Members should note that some systems do not fall within the scope of these regulations, one particular system is Taxi Licensing (licensing of vehicles, drivers and operators) and another is the Gambling Act (Premises licences etc.) system.
- 2.3 To ensure consistency of approach we are dealing with all the fees in the same way to make it easier for our customers to understand.
- 2.4 The fees have been set so that they enable the service and the Council to deliver on our priorities and also on the principle of the polluter pays where it is appropriate.
- 2.5 The Council intends to recover the reasonable costs of the Licensing Service with regards to the administration and enforcement of the terms and conditions of each of the above individual licensing systems. Each licensing system has its fee calculated separately to ensure we are only recovering the costs in relation to that individual system.

3.0 CASE LAW

- 3.1 In order for the service to equalise revenue and expenditure, it is not sufficient to make an estimate of costs in the forthcoming year and see to equalise them with revenue. We must also ensure that any surpluses and deficits are brought forward. This was established in two cases, that deficits can be brought forward in R (Hutton) v Westminster City Council in 1985 and that surpluses can be brought forward in R (Hemming and Others) v Westminster City Council.
- 3.2 It is clear from R v Manchester City Council. Ex p. King, The Times, April 3, 1991 that the power to set fees does not permit the Council to raise revenue generally.
- 3.3 It has also been established in many cases such as R-v-The Greater London Council Ex Parte The Rank Organisation Limited where it was stated “the level of fees was a matter of policy and as long as the total fee income did not exceed the cost of the licensing system the court should not and could not see to interfere”.
- 3.4 The case of R (Hemming and Others) v Westminster City Council has changed the way we must consider setting fees and what legitimate costs we can recover.

Keith J upheld that the procedures the costs of which could be recharged to licensees are;

“... the steps which an applicant for a licence has to take if he wishes to be granted a licence or to have his licence renewed, and when you talk about the cost of those procedures, you are talking about the administrative costs of vetting the application and the costs of investigating their compliance with the terms of the licence. There is simply no room for the costs of authorisation procedures to include costs which are significantly in excess of those costs...”

- 3.5 Members should note that the Council can only recover the actual costs of delivering each individual system from the fees it charges applicants / licensees. It cannot make a surplus from fees and must not use fees to subsidise any other licensing system or to offset other budgets or raise income generally.
- 3.6 The overarching principle and starting point for the setting of fees is that the Local Authority must only recover its reasonable costs of administering that individual system and enforcing the terms and conditions of those licences where applicable and that no irrelevant factors are taken in to account when setting such fees.

4.0 PROVISION OF SERVICES REGULATIONS 2009

- 4.1 These regulations came into force on 28 December 2009; Para 18(4) states any charges provided for by a competent authority which applicants may incur under an authorisation scheme must be reasonable and proportionate to the cost of the procedures and formalities under the scheme and must not exceed the cost of these procedures and formalities.
- 4.2 The regulations suggest that all fees within the scope of the directive be separable in to two parts. Firstly the pre application costs, mainly the administrative costs incurred when dealing with the application from when it is first received up until it being determined (issues/refused). Secondly the on-going costs of monitoring and enforcing the terms and conditions of that licence. This is to show clearly which part of the fee is repayable should an application (applicant) be unsuccessful.

5.0 PRIVATE HIRE & HACKNEY CARRIAGE DRIVERS, VEHICLES AND OPERATORS – LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1976 and the TOWN POLICE CLAUSES ACT 1847

- 5.1 Section 53, Sub-section (2) Notwithstanding the provisions of the Act of 1847, a district council may demand and recover for the grant to any person of a licence to drive a hackney carriage, or a private hire vehicle, as the case may be, such fee as they consider reasonable with a view to recovering the costs of issue and administration
- 5.2 Section 70, Sub-section (1) Subject to the provisions of sub-section (2) of this section, a district council may charge such fees for the grant of vehicle and operators' licences as may be resolved by them from time to time and as sufficient in the aggregate to recover in whole or in part-
- (a) the reasonable cost of the carrying out by or on behalf of the district council of inspections of hackney carriages and private hire vehicles for the purpose determining whether any such licence should be granted or renewed;
 - (b) the reasonable cost of providing hackney carriage stands; and
 - (c) Any reasonable administrative or other costs in connection with the foregoing and with the control and supervision of hackney carriages and private hire vehicles.

6.0 ANIMAL HEALTH LICENSING

- 6.1 **Pet Shops (Pet Animals Act 1951)** – Paragraph 1, Sub-paragraph 2, Every local authority may, on application being made to them for that purpose by a person who is not for the time being disqualified from keeping a Pet Shop, and on payment of such fee as may be determined by the local authority
- 6.2 **Animal Boarding Establishments Act 1963** – Paragraph 1, Sub-paragraph 2, Every local authority may, on application being made to them for that purpose by a person who is not for that time being disqualified-
- (a) ...
.....
(f) ...
and on payment of such fee as may be determined by the Local Authority
- 6.3 **Riding Establishments Act 1964** - Paragraph 1, Sub-paragraph 2, Every local authority may, on application being made to them for that purpose by a person who is an individual over the age of eighteen years or a body corporate, being a person who is not for the time being disqualified-
- (a) ...
.....
(g) ...
Grant, on payment of such a fee as may be determined by the Local Authority
- 6.4 **Breeding of Dogs Act 1973** - Paragraph 3A, Sub-paragraph 3, a local authority may set the level of fees to be charged by virtue of subsection (2) of this section-
- (a) With a view to recovering the reasonable costs incurred by them in connection with the administration and enforcement of this Act and the Breeding of Dogs Act 1991;
- 6.5 **Dangerous Wild Animals Act 1976** – Paragraph 1, Sub-paragraph 2, a local Authority shall not grant a licence under this Act unless an application for it-
- (a) ...
.....
(e) is accompanied by such fee as the authority may stipulate (being a fee which is in the authority's opinion sufficient to meet the direct and indirect costs which it may incur as a result of the application).
- 6.6 **Zoo Licensing Act** – Paragraph 15, Sub-paragraph (1) Subject to this section, the Local Authority may charge such [reasonable] fees as they may determine in respect of
- 6.6.1 The Licensing Service through the Licensing Committee has agreed not to set a fee under this Act at this moment in time. It is agreed that such fees would be determined if an application was received.
- 7.0 **STREET TRADING – LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1982**
- 7.1 Schedule 4 – Paragraph 9, Sub-paragraph 1, a district Council may charge such fees as they consider reasonable for the grant or renewal of a street trading licence or street trading consent.

- 7.2 Sub-paragraph 2, a Council may determine different fees for different types of licence or consent and, in particular, but without prejudice to the generality of this sub-paragraph, may determine fees differing according-
- (a) to the duration of the licence or consent;
 - (b) to the street in which it authorises trading; and
 - (c) to the description of articles in which the holder is authorised to trade

8.0 SCRAP METAL DEALERS ACT 2013

- 8.1 Schedule 1, Paragraph 6, Sub-paragraph 1, an application must be accompanied by the fee set by the Authority.
- 8.2 The Local Government Association has issued comprehensive guidance on licence fee charges and refers to the European Services Directive.

9.0 SEX ESTABLISHMENTS / SEXUAL ENTERTAINMENT VENUES – LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1982

- 9.1 Schedule 3 – Paragraph 19, an applicant for the grant, variation, renewal or transfer of a Licence under this Schedule shall pay a reasonable fee determined by the appropriate Authority

10.0 GAMBLING ACT 2005

- 10.1 Section 212, Sub-section (1), Regulations under this part prescribing a fee-
- (a) may provide for the amount of the fee to be determined by the Licensing Authority; and
 - (b) may, if they make provision by virtue of paragraph (a), specify constraints on a licensing authority's power to determine the amount of the fee.

Subsection (2), where provision is made under sub-section (1) for the amount of fee to be determined by a Licensing Authority, the Authority-

- (a) Shall determine the amount of fee;
- (b) May determine different amounts for different classes of case specified in the regulations (but may not otherwise determine different amounts for different cases);
- (c) Shall publish the amount of the fee as determined from time to time; and
- (d) Shall aim to ensure that the income from fees of that kind as nearly as possible equates to the costs of providing the service to which the fee relates.

- 10.2 The Gambling (Premises Licence Fees) (England and Wales) Regulations 2007 sets out in detail the classes of premises and the maximum fees etc.

11.0 MARRIAGE ACT 1949 AND THE MARRIAGES & CIVIL PARTNERSHIPS (APPROVED PREMISES) REGULATIONS / RELIGIOUS PREMISES APPROVED PREMISES REGISTRATION

- 11.1 Paragraph 12, Sub-paragraph (1) – An Authority may, in accordance with paragraphs (2) to (4), determine a fee in respect of an application for or the renewal of an approval, and may determine that fee either for that particular application or renewal or for applications and renewals generally or of any class. **Page 16**

(2) A fee determined for particular application or renewal shall not exceed the amount which reasonably represents the costs incurred or to be incurred by the authority in respect of that application or renewal.

(3) A fee determined for applications or renewals generally of a particular class shall not exceed the amount which reasonably represents the average costs incurred or likely to be incurred by the authority in respect of an application or renewal, or, as the case may be, in respect of an application or renewal of that class.

(4) A fee determined in respect of an application or renewal may not include an amount representing costs incurred in respect of any review or possible review under regulation 9 unless and until such a review is requested in relation to that application or renewal; but where such a review is requested an authority may determine an additional fee in respect of that application or renewal in accordance in accordance with paragraph (2) or (3), taking in to account only the additional costs arising from the review.

12.0 PAVEMENT CAFÉ LICENCES - LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1982 AS INSERTED IN THE HIGHWAYS ACT 1982

12.1 Section 115F, Sub-section (1) – Subject to sub-section (2) to (4), a Council may grant a permission under section 115E above upon such conditions as they think fit, including conditions requiring payment to the council of such reasonable charges as they may determine.

13.0 SECOND HAND DEALERS – SOUTH YORKSHIRE ACT 1980

13.1 The registration under this Act remains in place for three years. There is no provision in the legislation with regards to fees.

13.2 The Provision of Services Regulations 2009, Paragraph 18, Sub-paragraph (4) states any charges provided for by a competent authority which applicants may incur under an authorisation scheme must be reasonable and proportionate. Therefore, we only recover our basic administration costs of issuing the registration.

14.0 REGISTRATION OF ACUPUNCTURE, EAR PIERCING, TATTOOISTS, ELECTROLYSIS AND SEMI PERMANENT SKIN COLOURING – LOCAL GOVERNMENT (MISCELLANEOUS PROVISIONS) ACT 1982, PART VIII

14.1 Acupuncture – Paragraph 14, Sub-paragraph (6) and Tattooing, Ear Piercing, Electrolysis and Semi Permanent Skin Colouring – Paragraph 15, Sub-paragraph (6) both state, a Local Authority may charge such reasonable fees as they determine for registration under this section.

15.0 SAFETY OF SPORTS GROUNDS ACT 1972 (As Amended)

15.1 Under the Safety of Sports Grounds Regulations 1987 & the Safety of Places of Sport Regulations 1988 both give the local authority powers to determine a fee in certain circumstances.

15.2 Paragraph 8 of the Safety of Sports Grounds Regulations 1987 regarding fees states, “A Local Authority may determine a fee to be charged in respect of an application for the issue, amendment, replacement or transfer of a safety certificate but such a fee shall not exceed an amount commensurate with the work actually and reasonably done by or on behalf of the local authority in respect of the application”.

15.3 Paragraph 6 of the Safety of Places of Sport Regulations 1988 sets out an identical provision for the charging of fees.

16.0 ADOPTION OF LEGISLATION

16.1 The legislation administered and enforced by the council’s licensing service is either imposed by statute or adopted individually by the Council.

16.2 The following pieces of legislation are imposed on the Council by statute:

- Licensing Act 2003
- Gambling Act 2005
- Pet Animals Act 1951
- Animal Boarding Establishments Act 1963
- Riding Establishments Act 1964
- Breeding of Dogs Act 1973
- Dangerous Wild Animals Act 1976
- Zoo Licensing Act 1981
- Marriages Act 1949
- South Yorkshire Act 1980 – Second Hand Dealers
- Safety at Sports Grounds Act 1975 (As Amended)
- Town Police Clauses Act 1847 – Hackney Carriages

16.3 The following pieces of legislation are adopted by the council;

- Local Government (Miscellaneous Provisions) Act 1976 – Part II, Private Hire and Hackney Carriage Licensing
- Local Government (Miscellaneous Provisions) Act 1982 – Street Trading
- Local Government (Miscellaneous Provisions) Act 1982 – Sex Establishments / Sexual Entertainment Venues
- Local Government (Miscellaneous Provisions) Act 1982 as inserted in the Highways Act 1982 Scrap Metal Dealers Act 2013 – Pavement Café Licences
- Local Government (Miscellaneous Provisions) Act 1982 – Acupuncture, Ear Piercing, Tattooists, Electrolysis and Semi Permanent Skin Colouring

16.4 Those that are adopted by the council have to follow strict procedural requirements, including;

- Specifying the day the provisions come in to effect
- Placing a public notice in a local newspaper

Please note: the above are only an example of the procedural requirements and are not an exhaustive / detailed list

16.5 The City Councils Head of Legal has confirmed that the Council has properly adopted the above pieces of legislation where necessary and evidence is retained in the Councils archives (minutes etc.).

17.0 FEES STRUCTURE

- 17.1 As members are aware from previous reports it is a legal requirement under the European Services Directive to show application fees in two parts. These are the pre application costs in dealing with the application itself and post application costs which are the ongoing costs of managing the licence and enforcing the terms and conditions.
- For example: a licence fee that is £100 would show the fee in two parts - £75 pre costs and £25 post costs
- 17.2 The service would like applicants to pay both fees up front as over 95% of licences are granted and therefore it is more cost effective and is easier to administer.
- However an applicant must be able to pay the fee in two separate parts and all fees will be advertised this way;
 - Pre costs (cost of administering / determining the application)
 - Post costs (enforcement of terms / conditions and ongoing administration)
- If an applicant would prefer to pay the two fees separately then there will be an additional administration cost of £20 for processing the fee. If the applicant chooses to pay the fee upfront then the post costs would be refunded where an application is unsuccessful.
- 17.3 As a service we also introduced a two tier fee system following our investment in IT. There will be a different fee for making an application on paper in the traditional manner, than if you apply electronically. This lower fee will reflect the lower time spent on administration / staff time when processing an electronic application.
- 17.4 However due to unforeseen technical problems that have been experienced with the project and the resulting impact on the amount of time and resource required to move the project forward we are still awaiting the launch of electronic forms.
- 17.5 Attached at Appendix "B" is a full schedule of non-statutory fees.
- 17.7 The service has calculated the fees and income based on a projected split in paper and electronic applications. This is based on the electronic forms being released later this year. The Chief Licensing Officer & Head of Licensing will manage the income generated in each area on a monthly basis.
- 17.8 If at any stage following the introduction of electronic applications and payments the service is not achieving the projected income it must then decide on a course of action to be undertaken. If the service is receiving more paper applications it may require extra resources (staff) to deal with the demand in any particular area and may therefore use the additional income for this purpose. If more electronic applications are being received then it may be possible to re-assign resources to undertake more enforcement etc.
- 17.9 If a surplus is achieved at the end of the year then this may be carried forward in to next years budget, or the relevant fees reduced accordingly and / or the money re-invested within the service if it is necessary.

18.0 PROPOSED CHANGES

- 18.1 The service is only proposing changes in a small number of fees for the remainder of the 17/18 financial year.
- A reduction in fees for sex shops – following a reduction in time allocated to this system, as a service we are undertaking less work in this area
 - An increase in fees for sexual entertainment venues due to an increase in legal costs and the work undertaken to develop a new policy
 - An increase in street trading, animal health and marriage licences and permits to recover additional time allocated to these systems
- 18.2 There are no proposed changes to fees in relation to Hackney Carriage & Private Hire Vehicles Drivers and Operators, Sports Grounds, Gambling Act, Skin Piercing, Scrap Metal, Pavement Cafes and Second Hand Dealers.

19.0 ADVERTISING

- 19.1 Should there be any proposed variation to the fees for licensed vehicles and operators this must be advertised and objections received within 28 days of the advertisement considered. There is no requirement for drivers or other fees to be advertised or for objections to be considered.
- 19.2 Following the advertisement where no objections are received the new scale of fees comes in to effect on a specified date no less than 28 days after the advertisement appeared.
- 19.3 Should objections be received (that are not withdrawn) then those objections must be considered. After consideration of any objections by the Council the new scale of fees, whether modified or not, will come in to effect on a new date that is within two months of the original date.
- 19.4 The Council cannot recover enforcement costs from the drivers licence application system.

20.0 THE LICENSING SERVICE

- 20.1 Licensing provides a single service / single point of contact. Licensing staff work across the whole of the service and are able to react to any needs as they arise. The service must be able to undertake work wherever the demand dictates at any particular time.
- 20.2 In most cases except taxis (which is governed by express provisions), the enforcement costs for enforcing the terms and conditions of a licence can be recovered. It is in those cases covered by the European Services Directive / Provision of Services Regulations that costs relating to enforcement of unlicensed activity cannot be recovered. These systems include Sex Establishments and Street Trading etc.
- 20.3 The Service is keen to streamline processes, improve performance, and provide an efficient and effective customer service alongside a proportionate enforcement regime.

22.0 FINANCIAL INFORMATION (COSTS)

22.1 Below is a summary of the budget for the Licensing Service for 2017-18. More detail can be found at Appendix "A"

Expenditure Type - 17-18	£000's	
Employee Costs	846	
Other Direct Costs	403	
Corporate & Mgt Overheads	276	
Total Budget	£1,525	

22.2 Employee Costs will remain the single largest cost for the Service at around £846K (56%).

22.3 Other Direct Costs include such things as equipment, protective clothing, fees, office expenses etc. at £403K this represents around 26% of the budget.

22.5 Corporate and Management Overheads includes accommodation, legal, finance, committee secretariat, ICT and management. At £276K they represent around 18% of total cost and are derived from the corporate service level agreement process.

23.0 FINANCIAL INFORMATION (REVENUE)

23.1 Fees are set in-line with the amount of time the licensing service plans to spend on each activity. During the fee setting process a review of the number of expected licences and activity/time spent on the service is undertaken.

23.2 Each year the services costs are budgeted for based on the delivery of the service and an hourly rate is calculated. This hourly rate is then used to inform the licence fee proposed based upon the amount of activity the licence is expected to receive by the service for the forthcoming year.

23.3 Below is a summary of the allocation of the licence service budgeted cost between the statutory, non-statutory and non-fee earning activities for 2017-18, together with the planned fee income to be generated.

17-18	Statutory	Non-Statutory	Other	Total
	£'000	£'000	£'000	£'000
Expenditure				
(a) Pre-app determination	275	691	41	1,007
(b) Post determination	141	356	21	518
Total Exp	416	1,047	62	1,525
Income	(458)	(1,047)	(20)	1,525
Net Exp	(42)	nil	42	nil

23.5 Revenue is raised from over 50 licensing systems such as alcohol & entertainment, taxis, street trading, gambling premises, sex shops and sexual entertainment venues, animal health licences etc.

24.0 NON STATUTORY FEES

24.1 The Licensing Service has undertaken an extensive review of the non-statutory fees with Finance. Based upon those time allocations and the current budgeted cost, it is being proposed that most fees will remain the same, with a relatively small number of changes for the reasons outlined in para 18.1 above.

24.2 Members will note that fees must be reviewed / determined every year. Members should be aware that the fees were last determined in March 2016.

24.3 The fees set by the Licensing Authority are attached at Appendix "B".

25.0 STATUTORY FEES

25.1 The Licensing Service also administers several systems where the fee is determined by the Secretary of State through regulation. This includes all the fees under the Licensing Act 2003 and also several fees under the Gambling Act 2005.

25.2 The Licensing Authority has no powers to change these fees. Those fees are detailed at Appendix "C".

26.0 OTHER SYSTEMS

26.1 The last few systems the service administers are ones which in accordance with the legislation the Licensing Authority are unable to charge a fee. These systems include duties that are placed upon us by statute and must be undertaken.

26.2 These systems include Safety at Sports Grounds, Street Collections, House to House Collections, Hypnotism, Commons Registration and Scrap Metal Dealers.

27.0 FINANCIAL IMPLICATIONS

27.1 There are no financial implications for the Council arising from this report if members agree the fees proposed.

27.2 Should Members agree to determine the licence fees as detailed in the report above and attachments, the Council will recover its reasonable costs of the Licensing Service in relation to administering and enforcing the above licensing systems.

28.0 RECOMMENDATIONS

28.1 The Chief Licensing Officer and Head of Licensing following detailed consultation with the Councils Legal and Finance officers recommends that the Committee accept the proposed fees set out and detailed in the attachments to this report.

- 28.2 Members must carefully consider all the information provided in this report and that included in any attachments and any written or verbal information received at the meeting before determining the licence fee(s) as set out and detailed in the attachments to this report.
- 28.3 These fees have been carefully calculated in order to ensure the Service recovers its reasonable costs and that the fees comply with all the relevant individual pieces of legislation and in particular the Provision of Services Regulations 2009.

29.0 OPTIONS OPEN TO THE BOARD

- 29.1 To determine the fees and authorise the Chief Licensing Officer and Head of Licensing to impose the fees as detailed in this report and the relevant attachments
- 29.2 To defer the decision to determine the fees for further consideration and work to be undertaken before being presented back to the Licensing Committee.

Stephen Lonnia
Chief Licensing Officer & Head of Licensing
Business Strategy & Regulation, Place
Staniforth Road Depot, Staniforth Road
November 2017

APPENDIX "A"

INCOME		Statutory Fee	Non Statutory	Other Systems	TOTAL
FEES & CHARGES		-	195,000	15,000	- 210,000
LICENSE FEES		-	2,000		- 2,000
LIQUOR ALTERATIONS FEES		33,000	-		- 33,000
LIQUOR CLUB PREMISES LICENSE		16,000	-		- 16,000
TAXI DRIVERS		-	258,000	-	- 258,000
GAMBLING LICENSE FEES		-	40,000	-	- 40,000
HACKNEY CARRIAGES LICENSE FEES		-	130,000	-	- 130,000
LIQUOR MISC LICENSE FEES		15,000	-	-	- 15,000
LIQUOR PERSONAL LICENSE FEES		15,000	-	-	- 15,000
LIQUOR PREMISES LICENSE FEES		355,000	-	-	- 355,000
PRIVATE HIRE TAXIS LICENSE FEE		-	347,000	-	- 347,000
TAXI MISCELLANEOUS INCOME		-	25,000	-	- 25,000
MISC INCOME		24,000	50,000	5,000	- 79,000
TOTAL INCOME	TOTAL	458,000	1,047,000	20,000	- 1,525,000
DIRECT COSTS		Statutory	Non Statutory	Other Systems	
Staffing		253,610	549,489	42,268	845,367
Premises & Transport		8,340	18,070	1,390	27,800
Professional Fees and Subscriptions		3,150	116,825	525	115,000
Equipment & Others		37,050	85,925	525	123,500
Office Materials & Supplies		27,060	58,630	4,510	90,200
Advertising / Publicity		1,500	3,250	250	5,000
Telephone and IT		10,830	23,465	1,805	36,100
SUB TOTAL	TOTAL	341,540	855,654	51,273	1,248,467
INDIRECT COSTS					
Corporate Overhead and Legal and Democratic Services		74,664	190,808	11,061	276,533
TOTAL COSTS	TOTAL	416,204	1,046,461	62,335	1,525,000
Net Cost / Income (-)		41,796	539	42,335	-

APPENDIX "B"

Table of Fees for 2017-2018

		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Sex Establishments		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
New	2,400	1,370	680	2,050	1,900	1,000	550	1,550
Renewal	2,000	1,130	570	1,700	1,700	900	500	1,400
Transfer	1,400	998	202	1,200	900	600	100	700
Variation	900	790	60	850	500	420	30	450
Staff Reg.	40	33	7	40	35	27	8	35

		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
SEV's		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
New	1,335	914	626	1,540	1,200	795	605	1,400
Renewal	1,000	745	475	1,220	885	625	475	1,100
Variation	1,000	695	405	1,100	885	576	374	950
Transfer	500	500	100	600	370	338	82	420

		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Street Trading		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
Mobile (Ice Cream)	246	130	120	250	200	92	113	205
Mobile (Fruit & Veg)	325	140	190	330	280	99	186	285
Football Hot Food	515	220	300	520	465	171	299	470
Football Memorabilia	110	85	30	115	85	70	20	90
Schools	50	35	20	55	42	37	10	47
Short Term Day	70	55	20	75	55	50	10	60
Short Term Week	90	75	20	95	75	65	15	80
Short Term Month	130	100	35	135	105	88	22	110
Variation	110	85	30	115	80	70	15	85
New Assistants badge	30	32	-	32	25	27	-	27
Change of details (Minor)	30	32	-	32	25	27	-	27
Replacement Badge	20	22	-	22	15	17	-	17
Replacement Certificate	20	22	-	22	15	17	-	17
Static Street Trading	20,379	11,005	9,374	20,379	13,677	9,574	4,103	13,677

		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Gambling Act		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
Betting New	1,080	695	385	1,080	980	613	367	980
Betting First Annual Fee	150	102	48	150	105	65	40	105
Betting Annual Fee	230	150	80	230	180	108	72	180
Betting Variation	585	429	156	585	485	348	137	485
Betting Transfer	500	365	135	500	420	285	135	420
Betting Reinstatement	500	365	135	500	420	285	135	420
Betting Provisional Statement	1,080	695	385	1,080	980	613	367	980
Betting App Following Prov Statmnt	715	504	211	715	615	420	195	615

		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Gambling Act		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
Casino Annual Fee	1,400	667	733	1,400	1,290	589	701	1,290
Casino Variation	860	646	214	860	750	550	200	750
Casino Transfer	780	574	210	784	670	479	191	670
Casino Reinstatement	780	570	210	780	670	479	191	670

		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Gambling Act		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
Bingo New	1,150	733	417	1,150	1,050	650	400	1,050
Bingo First Annual Fee	440	272	168	440	370	218	152	370
Bingo Annual Fee	610	384	226	610	540	331	209	540
Bingo Variation	665	485	180	665	565	453	157	610
Bingo Transfer	585	429	156	585	485	346	139	485
Bingo Reinstatement	585	429	156	585	485	346	139	485
Bingo Provisional Statement	1,150	733	417	1,150	1,050	650	400	1,050
Bingo App Following Prov Statmnt	800	544	256	800	700	462	238	700

		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Gambling Act		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
Tracks New	1,260	782	478	1,260	1,155	692	463	1,155
Tracks First Annual Fee	450	250	200	450	345	171	174	345
Tracks Annual Fee	680	357	323	680	575	267	308	575
Tracks Variation	755	560	195	755	650	475	175	650
Tracks Transfer	675	500	175	675	570	411	159	570
Tracks Reinstatement	675	500	175	675	570	411	159	570
Tracks Provisional Statement	1,260	782	478	1,260	1,155	692	463	1,155
Tracks App Following Prov Statmnt	835	571	264	835	730	486	244	730

		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Gambling Act		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
FEC's New	810	504	306	810	730	440	290	730
FEC's First Annual Fee	250	165	85	250	185	111	74	185
FEC's Annual Fee	340	196	144	340	275	145	130	275
FEC's Variation	500	362	138	500	420	295	125	420
FEC's Transfer	415	285	130	415	340	225	115	340
FEC's Reinstatement	415	285	130	415	340	225	115	340
FEC's Provisional Statement	810	504	306	810	730	440	290	730
FEC's App Following Prov Statmnt	440	306	134	440	37	245	125	370

		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Gambling Act		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
AGC's New	1,080	641	339	980	980	570	410	980
AGC's First Annual Fee	290	172	118	290	220	121	99	220
AGC's Annual Fee	420	220	200	420	350	160	190	350
AGC's Variation	610	466	144	610	515	380	135	515
AGC's Transfer	525	375	150	525	430	299	131	430
AGC's Reinstatement	525	375	150	525	430	299	131	430
AGC's Provisional Statement	1,080	641	339	980	980	570	410	980
AGC's App Following Prov Statmnt	715	505	210	715	615	420	195	615

		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Private Hire Vehicles		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
Renewals	163	106	57	163	123	80	43	123
New	218	144	74	218	178	123	55	178
Transfer (Misc)	31	31	-	31	25	25	-	25
		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Hackney Carriage Vehicles		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
Renewals	163	106	57	163	123	80	43	123
New	218	144	74	218	178	123	55	178
Transfer (Misc)	31	31	-	31	25	25	-	25
		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
PH / HC Drivers		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
New 1 Year	209	169	40	209	N/A	150	28	178
New 2 Year	269	169	100	269	N/A	150	88	238
New 3 Year	329	169	160	329	N/A	150	148	298
Knowledge	75	65	10	75	N/A	N/A	N/A	N/A
Renewal 1 Year	141	101	40	141	N/A	82	28	110
Renewal 2 Year	201	101	100	201	N/A	82	88	170
Renewal 3 Year	261	101	160	261	N/A	82	148	230
		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
Operators		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
New 1 Year 0-50	563	243	320	563	N/A	203	320	523
New 1 Year 51+	670	243	427	670	N/A	203	427	630
New 2 Year 0-50	763	243	520	763	N/A	203	520	723
New 2 Year 51+	1,070	243	827	1,070	N/A	203	827	1,030
New 3 Year 0-50	963	243	720	963	N/A	203	720	923
New 3 Year 51+	1,470	243	1,227	1,470	N/A	203	1,227	1,430
New 4 Year 0-50	1,163	243	920	1,163	N/A	203	920	1,123
New 4 Year 51+	1,870	243	1,627	1,870	N/A	203	1,627	1,830
New 5 Year 0-50	1,363	243	1,120	1,363	N/A	203	1,120	1,323
New 5 Year 51+	2,270	243	2,027	2,270	N/A	203	2,027	2,230
Renewal 1 Year 0-50	415	205	210	415	N/A	165	210	375
Renewal 1 Year 51+	670	243	427	670	N/A	203	427	630
Renewal 2 Year 0-50	615	205	410	615	N/A	165	410	575
Renewal 2 Year 51+	1,070	243	827	1,070	N/A	203	827	1,030
Renewal 3 Year 0-50	815	205	610	815	N/A	165	610	775
Renewal 3 Year 51+	1,470	243	1,227	1,470	N/A	203	1,227	1,430
Renewal 4 Year 0-50	1,015	205	810	1,015	N/A	165	810	975
Renewal 4 Year 51+	1,870	243	1,627	1,870	N/A	203	1,627	1,830
Renewal 5 Year 0-50	1,215	205	1,010	1,215	N/A	165	1,010	1,175
Renewal 5 Year 51+	2,270	243	2,027	2,270	N/A	203	2,027	2,230
		Proposed 2017/18 Fee			Proposed 2017/18 Fee			
MISC - Taxis		PAPER			ELECTRONIC			
Type	2016/17 Fee	PRE	POST	TOTAL	2016/17 Fee	PRE	POST	TOTAL
Replacement Plates	25	25	-	25	20	20	-	20
Replacement Badges	20	20	-	20	15	15	-	15

		Proposed 2017/18 Fee				Proposed 2017/18 Fee				
Animal Health		PAPER				ELECTRONIC				
	2016/17 Fee	PRE	POST	OTHER	TOTAL	2016/17 Fee	PRE	POST	OTHER	TOTAL
Pet Shop New	175	62	12	111	185	148	39	12	111	162
Pet Shop Ren.	153	62	12	89	163	126	39	12	89	140
Riding Est. New	226	62	12	162	236	199	39	12	162	213
Riding Est. Ren.	195	62	12	131	205	168	39	12	131	182
Animal Bdrs. New	221	62	12	157	231	194	39	12	157	208
Animal Bdrs. Ren.	199	62	12	135	209	172	39	12	135	186
DWA's New	200	62	12	136	210	173	39	12	136	187
DWA's Ren.	176	62	12	112	186	149	39	12	112	163
Dog Breeders New	170	62	12	106	180	143	39	12	106	157
Dog Breeders Ren.	168	62	12	104	178	141	39	12	104	155

		Proposed 2017/18 Fee				Proposed 2017/18 Fee				
Civil Marriage Premises		PAPER				ELECTRONIC				
	2016/17 Fee	PRE	POST	OTHER	TOTAL	2016/17 Fee	PRE	POST	OTHER	TOTAL
New	970	480	115	400	995	890	390	115	400	905
Renewal	970	480	115	400	995	890	390	115	400	905

		Proposed 2017/18 Fee				Proposed 2017/18 Fee				
MISC -		PAPER				ELECTRONIC				
	2016/17 Fee	PRE	POST	Other	TOTAL	2016/17 Fee	PRE	POST	Other	TOTAL
Skin Piercing / Tattooists	50	45	5	N/A	50	35	30	5	N/A	35
Skin Piercing / Tattooists	265	45	5	215	265	245	17	3	225	245
Scrap Metal Dealers Sites	350	205	145	N/A	350	310	170	140	N/A	310
Renewal	300	170	130	N/A	300	360	135	125	N/A	260
Variation	75	62	13	N/A	75	60	50	10	N/A	60
Scrap Metal Collectors	150	108	42	N/A	150	125	85	40	N/A	125
Renewal	100	70	30	N/A	100	80	50	30	N/A	80
Pavement Café	95	80	15	N/A	95	75	63	12	N/A	75
2nd hand dealers	15	10	5	N/A	15	15	15	-	N/A	15

APPENDIX C

STATUTORY FEES

LICENSING ACT

APPLICATION	FEE
Premises New Band A	£100.00
Premises New Band B	£190.00
Premises New Band C	£315.00
Premises New Band D	£450.00
Premises New Band E	£635.00
Premises New Band D x 2	£900.00
Premises New Band E x 3	£1,905.00
Premises Annual Fee Band A	£70.00
Premises Annual Fee Band B	£180.00
Premises Annual Fee Band C	£295.00
Premises Annual Fee Band D	£320.00
Premises Annual Fee Band E	£350.00
Premises Annual Fee Band D x 2	£640.00
Premises Annual Fee Band E x 3	£1,050.00
Premises Provisional Statement	£315.00
Premises Variation Band A	£100.00
Premises Variation Band B	£190.00
Premises Variation Fee Band C	£315.00
Premises Variation Band D	£450.00
Premises Variation Band E	£635.00
Premises Variation Band D x 2	£900.00
Premises Variation Band E x 3	£1,905.00
Minor Variation	£89.00
Variation of DPS	£23.00
Premises Transfer	£23.00
TEN's	£21.00
Notification of Freeholder Interest	£21.00
Theft or Loss of Licence	£10.50

Change of Address	£10.50
CPC New Band A	£100.00
CPC New Band B	£190.00
CPC New Band C	£315.00
CPC New Band D	£450.00
CPC New Band E	£635.00
CPC New Band D x 2	£900.00
CPC New Band E x 3	£1,905.00
CPC Variation Band A	£100.00
CPC Variation Band B	£190.00
CPC Variation Band C	£315.00
CPC Variation Band D	£450.00
CPC Variation Band E	£635.00
CPC Variation Band D x 2	£900.00
CPC Variation Band E x 3	£1,905.00
CPC Annual Fee Band A	£70.00
CPC Annual Fee Band B	£180.00
CPC Annual Fee Band C	£295.00
CPC Annual Fee Band D	£320.00
CPC Annual Fee Band E	£350.00
CPC Annual Fee Band D x 2	£640.00
CPC Annual Fee Band E x 3	£1,050.00
Theft or Loss of CPC	£10.50
Change of Details CPC	£10.50
Personal Licence Grant	£37.00
Personal Licence Renewal	£37.00
Personal Licence Change of Address	£10.50
Personal Licence Duplicate / Copy	£10.50

GAMBLING ACT

APPLICATION	FEE
Lotteries New	£40.00
Lotteries Renewal	£20.00
Notification of Two Machines	£50.00
LPGMP	£150.00
Club Machine Permit	£200.00
Club Gaming Permit	£200.00
Unlicensed FEC Permit	£300.00
Prize Gaming Permits	£300.00

APPENDIX “D”

Safety at Sports Grounds Schedule of Fees

PLEASE NOTE All the fees below are only to give an indication of the potential costs based on prior experience and knowledge of the work involved. The actual fee will be calculated after the completion of the process and the full costs to the Council are then able to be calculated accurately.

General Safety Certificate

Application for grant	£5,000 to £15,000
Application for amendment / variation	£ 1,000 (small) £ 3,000 (medium) £ 5,000 (large)
Application for a replacement	£ 100
Application for transfer	£ 750

Special Safety Certificate

Application for grant	£ 1,000 to £15,000 (dependent upon size / type of event)
Application for amendment / variation	£ 1,000 (small) £ 3,000 (medium) £ 5,000 (Large)
Application for a replacement	£ 100
Application for transfer	£ 750

Regulated Stand Certificate

Application for grant	£1,000 to £10,000 (dependent upon size / type of event)
Application for amendment / variation	£ 1,000 (small) £ 2,000 (medium) £ 3,000 (Large)
Application for a replacement	£ 100
Application for transfer	£ 750

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