



**GAMBLING ACT 2005 – REVIEW OF STATEMENT OF LICENSING POLICY** **December 2015**  
**SUMMARY OF PROPOSED AMENDMENTS TO EXISTING POLICY FOLLOWING CONSULTATION**

<b>Paragraph number</b>	<b>Title/description</b>	<b>Proposed amendment</b>	<b>Reason</b>
9.1	Part B Premises Licence	Inserted  Conditions beyond the mandatory and default conditions will only be imposed where there is evidence of a risk to the licensing objectives that requires the mandatory and default conditions to be supplemented	Consultation response
9.3	Part B Premises Licences	Inserted  Issues of nuisance and the likelihood of planning permission or building regulations are not issues that can be taken into account when considering an application for a premise licence.	Consultation response
9.4	Part B Premises Licences	Inserted  If additional conditions are to be imposed, they will be imposed following evidence heard of risk to the licensing objectives not already addressed by the mandatory and default conditions	Consultation response

9.8	Part B Premises Licences	Inserted  The risk assessments should be carried out to identify specific risks to the licensing objectives in the local area and to assess whether control measures going beyond standard control measures are needed.	Consultation response
9.13	Part B Premises Licences	Inserted  (a) in accordance with any 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) ).	Consultation response Clarification of legislation.