

Appendix 2 - Consultation responses

Person/Organisation Making representation	Representation made Specific Policy Comments	Does it have an effect on the Policy.
Association of British Bookmakers	Inclusion of Prevalence survey Information and outcome of Haringey's Scrutiny Review on Gambling.	
	Paragraph 1.3 of the draft statement of gambling principles introduces the British Gambling Prevalence Survey 2010 and indicates that problem gambling is highest among the more deprived areas. The draft statement of principles should be amended in order that such figures can be read in context. The British Gambling Prevalence Survey in 2010 found that rates of problem gambling were static at around 0.5 to 0.6%. The more recent report commissioned by the Gambling Commission – Gambling Behaviour in England and Scotland, published in June 2014 similarly indicates that levels or problem gambling are static or perhaps falling. This section of the policy is pejorative and it is difficult to see why it has been included within a local licensing authority statement of principles. The figures given are national figures and have little bearing on gambling within Haringey. Overall we respectfully submit that this part of the policy should simply be removed. It does not assist the authority with its overriding requirement to	No concerns with the information inserted at para 1.3, it is there to give contextual overview and background information. This will not be removed from the policy document.



aim to permit the use of premises for gambling and nothing within it will have any relevance as far as a Gambling Act 2005 application is concerned. 2.8 Social Responsibility In the second paragraph under this heading, there is a spelling mistake. The word "aviting" pages to be	Amendment made.
 "exiting" needs to be replaced with word "existing". 3.2 Decision Making The second paragraph under this heading indicates that 	
"when aiming to permit the use of premises as above, the authority will impose conditions on a premises licence, reject, review or revoke premises licenses where there is an inherent conflict with the relevant codes of practice published guidance, the licensing objectives or the statement of principles." We suspect that this is not intended to be a single sentence and this paragraph needs to be amended in order that it makes sense. The paragraph should make it clear that the authority will only impose conditions where there is evidence in the particular circumstance of any case that the existing mandatory and default conditions need to be supplemented due to a particular risk to the licensing objectives.	Amended the paragraph to break up the sentences. No changes to policy context.



3.4 Location

The final two sentences of the first paragraph under this heading cause the ABB concern. Any policy that a specific area is an area where gambling premises should not be located may be unlawful. This paragraph appears to implement a cumulative impact type policy as exists within the licensing regime under Licensing Act 2003. Such a policy is contrary to the overriding principles of "aim to permit" contained with s153 Gambling Act 2005. Similarly, the reversal of the burden of proof in the final sentence that requires the applicant to demonstrate why an application should be granted is contrary to that These principle. two sentences should be removed and replaced with reiteration of the the principle earlier in the policy that each case will be determined on its own merits.

The following paragraph is a non sequitur. It is believed that this paragraph has been inserted at this point in error and should be included within paragraph 3.7 where the policy deals with the licensing objective of preventing gambling from being a source of crime or disorder, being associated with crime or disorder or The wording below has been removed:

Should any specific policy be decided upon as regards areas where gambling premises should not be located, this statement will be updated. It should be noted that any such policy does not preclude any application being made and each application will be decided on its merits, with the onus upon the applicant to show how potential concerns can be overcome.

The legislation is silent on the ability to impose a cumulative impact under Gambling but there has been work undertaken by Public Health England to encourage Authorities to look at possibly doing this.

The last paragraph has been removed as it is expressed elsewhere in the document.



being used to support crime.	
Paragraph 3.7 Licensing	
Objectives	
Objectives	The Council takes the view
The draft statement of	that nuisance linked to the
principles would be assisted	gambling activity could
by a clear acknowledgement	potentially be a relevant
that issues of nuisance are	consideration.
not relevant considerations	
under Gambling Act 2005.	No changes to policy.
_	
3.8 Conditions	
T I I.C	
The draft statement of	
principles would be assisted	
by a clear statement that the starting point for	
5 1	
consideration of any application made under	
Gambling Act 2005 is that	The Policy is clear that such
the application will be	matters will be considered
granted without the need for	on the merits of the case.
additional conditions, the	No changes to policy.
mandatory and default	
conditions being sufficient to	
ensure operation that is	
reasonably consistent with	
the licensing objectives. It	
should state further that	
additional conditions will	
only be imposed where there	
is evidence in a particular	
case of a risk to the licensing	
objectives such that the	
mandatory and default	
conditions need to be	
supplemented. The draft	
statement needs to be clear	
that conditions will only be	
imposed where there is real evidence of a risk to the	
licensing objectives. The imposition of conditions	
must be supported by	
evidence. Conditions cannot	



Coral Bookmakers	be imposed where there is simply a "perceived need" as described in paragraph 3.8 or "concerns" in 3.9. General observation about the draft policy and wishing to state that their consideration of suitable betting premises, is not disproportionately positioned towards areas of greater deprivation (reference your section 1.3 – page 5 / 6). Our views are based on adult population, footfall and other complimentary businesses. It is too simplistic to try and identify a clear correlation between deprivation and betting office positions.	No impact on current draft.
PaddyPower Betting Operator.	We note at section 3.3 that if the construction of the premises is not yet complete, or if they need alteration then an application for a provisional statement should be made instead. This paragraph requires updating following the determination of R (on the application of) Betting Shops Services Limited-v- Southend-on-Sea Borough Council [2008] EWHC 105 (admin.	The wording 'if the applicant does not have the right to occupy' has been removed.



Location and local area risk assessment	
We refer the Authority to the Regulators' Code, which provides that in making an assessment of risk, regulators should recognise the compliance record of those they regulate and take an evidenced based approach to determining the priority risks in their area of responsibility.	The Authority already carries out its duties in line with the Regulators Code. No impact on policy.
Statistics	
Section 1.3 of the policy introduces gambling related statistics without a thorough analysis of any implications and conclusions drawn. The inclusion of such data, without thorough assessment, does not enable thorough consideration of the context and suggested impact that gambling premises may have upon local populations. We do not consider that the incorporation of this data within the statement of policy is in accordance with the permissive regime intended by parliament and engineered with the implementation of the Gambling Act 2005.	No concerns with the information inserted at para 1.3, it is there to give contextual overview and background information. This will not be removed from the policy document.
Primary Authority	
Power Leisure Bookmakers Limited has established a Primary Authority Partnership with Reading Council. The primary authority worked with the Gambling Commission to	We aware of this link as is Trading Standards.



deve	lop a national	No impost on policy
inspe imple unde gaml enab appr enfo	ection strategy to be emented to help protect rage people from oling. Such schemes le a consistent oach to regulation and reement and provide a rm standard.	No impact on policy
Con	ditions	
prem are a oper must are r respu- cond impo- circu evide ident exist cons spec	datory and default ises licence conditions lready imposed on ators and the authority consider that operators equired to uphold social onsibility. Additional litions should only be sed in exceptional mstances where ence based risks are ified and operators ing provisions are idered inadequate to ifically address those erns.	The Policy is clear that such matters will be considered on the merits of the case. No changes to policy.