## <u>`NOTIFICATION</u> OF 2 OR LESS GAMING MACHINES or GAMING MACHINE PERMIT APPLICATIONS (i.e. for greater than 2 machines) for: <u>CONVERSION</u> / <u>NEW</u> / <u>VARIATION</u> / <u>TRANSFER</u>

(FOR USE BY PREMISES LICENSED TO SUPPLY ALCOHOL FOR CONSUMPTION ON THE PREMISES)

Please refer to guidance notes at the back of this form before completing

To: Neath Port Talbot County Borough Council - Licensing Section



SECTION A – Wh	at do you want to do?		
1. Please indicate what yo	•		
1. I lease maleate what ye	ou would like to do		
a) <b>Notify</b> licensing authority that you intend to provide up to a maximum total of 2 gaming machines category C and / or D (if you choose this option then please complete sections D and E)			
into a licensed premise	s gaming machine permit (i.e. f	sued under the Gaming Act 1968, for more than 2 gaming machines) ase complete sections B, D and E)	
((if		premises gaming machine permit ase complete sections B, D and E)	
		premises gaming machine permit ase complete sections B, D and E)	
	_	premises gaming machine permit ase complete sections C, D and E)	
SECTION B – Apparent and variation apple	olication for grant (included in the control of the	udes <u>conversion</u> , <u>new</u>	
	chines are you currently authori on, how many do you wish to p		
Category machine	Number currently authorised to provide	Number wish to provide (new or variation)	
С			
D			
То	tal		
existing Section 34 Gami provided.		reasons stating why it cannot be Existing permit provided*	
(reasons wny existin	g permit cannot be provi		

Please keep a copy of your existing permit on the premises to which it relates.

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Section C – Application for permit <u>transfer</u> (i.e. where a transfer has been requested for the Licensing Act 2003 premises licence)	
4. Name of person requesting the transfer	
5. Confirmation that an application to transfer the relevant Licensing Act 2003 Premises Licence has been:	]
Requested	Ш
Granted	
6. Please provide your existing permit, or provide reasons stating why it cannot be	
provided	
Existing permit provided	
Reasons why existing permit cannot be provided	
Reasons why existing permit cannot be provided	
Section D – General Information	
7. Name of	
Premises	
8. Address of	
Premises	
9. Telephone number of	
-	
Premises.	•••••
10. Name of existing Premises Licence holder	
11. Address of Premises Licence holder (if different from 8 above)	
12. Telephone number (daytime) of Premises Licence holder	
13. E-mail address of Premises Licence holder (where available)	
14. Name, address, telephone and e-mail of agent (e.g. solicitor) if submitted on behalf of the	
15. Licensing Act 2003 Premises Licence Reference (i.e. number)	

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Section E - Fee and Signature(s)   I enclose a sum of (£   )* (cheques should be made payable to Neath Port Talbot County		
I understand that I must comply with the Gaming Machine Code of Practice for Alcohol Licensed Premise Permits and Permissions issued by the Gambling Commission. (see guidance note 8)  I also declare that I have read and understood the licensing privacy notice attached    Please note: It is an offence under section 342 of the Gambling Act 2005 if a person, without reasonable excuse, gives to a licensing authority for a purpose connected with that Act information which is false or misleading.    Dated		
I understand that I must comply with the Gaming Machine Code of Practice for Alcohol Licensed Premise Permits and Permissions issued by the Gambling Commission. (see guidance note 8)  I also declare that I have read and understood the licensing privacy notice attached  Please note: It is an offence under section 342 of the Gambling Act 2005 if a person, without reasonable excuse, gives to a licensing authority for a purpose connected with that Act information which is false or misleading.  Dated  Signed (by or on behalf of Licensing Act 2003 Premises Licence holder)	- '	
Please note: It is an offence under section 342 of the Gambling Act 2005 if a person, without reasonable excuse, gives to a licensing authority for a purpose connected with that Act information which is false or misleading.  Dated  Signed (by or on behalf of Licensing Act 2003 Premises Licence holder)  Print Name  If you wish to have a maximum of 2 gaming machines then the fee payable is £ 50.00. If you wish to have monan 2 gaming machines then the fee payable is £100.00.  Official Use Only  Date of receipt:  Signature and name of staff who received:  Date of receipt of fee:  Signature and name of staff who received fee:  Application accepted / returned (please delete as appropriate)  Date of premises licence (Licensing Act 2003) transfer (if applicable):	I understand that I mu Licensed Premise Per- guidance note 8)	mits and Permissions issued by the Gambling Commission. (see
Signed (by or on behalf of Licensing Act 2003 Premises Licence holder)	reasonable excuse, gives	to a licensing authority for a purpose connected with that Act information
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Official Use Only  Date of receipt:  Signature and name of staff who received:  Date of receipt of fee:  Signature and name of staff who received fee:  Application accepted / returned (please delete as appropriate)  Date of premises licence (Licensing Act 2003) transfer (if applicable):	Print Name	
Date of receipt:	•	
Signature and name of staff who received:	Official Use Only	
Date of receipt of fee:	Date of receipt:	••••••
Signature and name of staff who received fee:	Signature and name of	f staff who received:
Application accepted / returned (please delete as appropriate)  Date of premises licence (Licensing Act 2003) transfer (if applicable):	Date of receipt of fee:	
Date of premises licence (Licensing Act 2003) transfer (if applicable):	Signature and name of	staff who received fee:
	Application accepted /	returned (please delete as appropriate)
••••••	Date of premises liceno	ce (Licensing Act 2003) transfer (if applicable):
	•••••	••••••

## NOTIFICATION OF 2 OR LESS GAMING MACHINES or GAMING MACHINE PERMIT APPLICATIONS (i.e. for greater than 2 machines) for: CONVERSION / NEW / VARIATION / TRANSFER

#### **Guidance notes:**

- 1. This form is to be used for the **notification of up to 2 gaming machines** of categories C and / or D under Section 282 of the Gambling Act 2005, or for the **conversion of an existing Section 34** gaming machine permit under the Gaming Act 1968, or for a **new application, variation or transfer** of a alcohol licensed premises gaming machine permit under the Gambling Act 2005.
- 2. The premises must be licensed under the Licensing Act 2003 to sell alcohol for consumption on the premises, without the requirement that alcohol is served only with food and there must be a bar for serving alcohol to customers on the premises.
- 3. The gaming machines must be located on these licensed premises.
- 4. A 'Premises Licence holder' is a person holding a Premises Licence under the Licensing Act 2003.
- 5. There is no statutory limit to the number of machines which may be applied for although the licensing authority has some discretion in this regard. It should also be noted that the licensing authority can cancel the permit or vary the number of machines should the premises be mainly used for making gaming machines available for use on the premises (Schedule 13 paragraph 16 Gambling Act 2005). You may therefore wish to contact the licensing authority to ask whether there is a local policy as regards applications and whether application for certain numbers of machines are decided via a hearing of local councillors.
- 6. The permit's duration is indefinite as it is linked to the Licensing Act 2003 Premises Licence. There is a first annual fee payable 30 days beginning on the date on which the permit was issued, and an annual fee payable after that before each anniversary of the date of issue of the permit. Failure to pay the annual fee may result in the cancellation of the permit. The annual fee is £50. There are no annual fees payable for 2 machines or less.
- 7. Sections 282 and 283, as well as SI 2007 / 1833 & 1832 of the Gambling Act 2005 provide for two types of gaming machines which can be located in alcohol licensed premises. These are:
  - Category C: Maximum stake = 50p / Maximum prize = £35
  - Category D: Maximum stake = 10p or 30p non-monetary / Maximum prize = £5 cash or £8 non-monetary
- 8. All alcohol licensed premises which provide gaming machines for use on the premises must comply with any relevant Code of Practice issued by the Gambling Commission under Section 24 of the Gambling Act 2005. The Gaming Machine Code of Practice for Alcohol licensed premises permits and permissions is available via the Gambling Commission's website at: <a href="http://www.gamblingcommission.gov.uk/">http://www.gamblingcommission.gov.uk/</a> Should you be unclear as to the provisions of the code of practice please contact the Gambling Commission or your local Council licensing service.

- 9. This licensing authority must notify the applicant of its grant / refusal of the application for a permit as soon as is reasonable practicable after that decision to grant / refuse has been made.
- 10. Where you are notifying the local licensing authority of 2 machines or less, you may wish to request an acknowledgement of receipt of the notification. The form attached to this application can be utilised for this purpose.

### REQUEST FOR ACKNOWLDEGMENT OF RECEIPT OF MY NOTIFICATION OF 2 OR LESS GAMING MACHINES

less	gaming	ma
of premises).		,
Insert address to which y	you wish this acknowledgement to be ser	nt:
icial Use Only (to l	be completed by the local licen	sing authority)
te of receipt of noti	ification of 2 or less gaming ma	achines:
•••••		•••••
te of receipt of fee:		••••••
nature:		•••••
cal licensing author	rity stamp:	

### **Licensing Privacy Notice**

- 1. In providing us with your personal information you hereby acknowledge that Neath Port Talbot County Borough Council is the Data Controller for all the personal information you provide on this form (for the purpose of the General Data Protection Regulation 2016 (GDPR) and the Data Protection Act 2018 (DPA)).
- 2. The personal data which we collect from you via this form will be used by the Council (pursuant to it carrying out its various statutory and business functions) for the following purposes:

Hackney Carriage (taxis) and Private Hire Licences

Alcohol and entertainment licences, permits and notices

Gambling licences, permits and notices

Charitable collection licences and permits

Boats and Boatmen licences

Firework licences

Hairdresser registrations

Petroleum licences

Scrap Metal Dealer licences

Sex establishments and sexual entertainment venue licences

Stage hypnotism registrations

Street trading consents

Tattooing, Cosmetic Piercing, Acupuncture, Electrolysis registrations

- 3. As a Data Controller the Council is required under GDPR to inform you which of the Article 6 GDPR "Data Processing Conditions" it is relying upon to lawfully process your personal data. In this respect please be advised that in regards to the data provided by you on this form we are relying on the following two Article 6 conditions;
  - i. "The data processing is necessary for compliance with a legal obligation to which the controller is subject". (Article 6(c) GDPR).
  - ii. "The data processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller." (Article 6(e) GDPR).
- 4. We may share your personal data securely with the following third parties (i.e. persons/bodies/entities outside the Council) in accordance with data sharing arrangements which we have in place with those third parties
  - The Fire & Rescue Service
  - The Police
  - Disclosure & Barring Services
  - NHS local health boards
  - Immigration services
  - Foreign Embassies if you are a foreign national or have lived abroad

- National Fraud Initiative
- Department for Work & Pensions
- HM Revenue & Customs
- DVLA
- Other local authorities
- 5. The personal information collected from you on this form will be held by the Council for as long as the licence, permit, consent, notification exists or up to 6 years after it lapses.
- 6. Please note that we are required to collect certain personal data under statutory requirements and in such cases a failure by you to provide that information to us may result in the Council being unable to provide you with a service and/or could render you liable to legal proceedings.
- 7. We would inform you that under Article 21 GDPR you have the right at any time to object to the Authority about the fact that we are processing your personal data for the purposes of carrying out a public task or exercising our official authority.
- 8. The Council will not transfer any of your personal data outside of the European Union. All processing of your personal data by us will be carried out in the United Kingdom or other European Union countries.
- 9. The Council will not use your personal data for the purposes of automated decision making.
- 10. Please be advised that under GDPR individuals are given the following rights in regards to their personal data:
  - i. The right of access to their personal data held by a data controller.
  - ii. The right to have inaccurate data corrected by a data controller.
  - iii. The right to have their data erased (in certain limited circumstances).
  - iv. The right to restrict the processing of their data by a data controller (in certain limited circumstances).
  - v. The right to object to their data being used for direct marketing.
  - vi. The right to data portability (i.e. electronic transfer of data to another data controller).

Further information on all the above rights may be obtained from the Information Commissioner's website: www.ico.org.uk.

11. In the event that you have any queries regarding our use of your personal data, you wish to have access to the same or you wish to make any complaint regarding the processing of your personal data please contact the Council's Data Protection Officer at the Directorate

- of Finance & Corporate Services, Civic Centre, Port Talbot, SA13 1PJ.
- 12. Please be advised that in the event that you make a request or a complaint to the Council's Data Protection Officer (see 9 above) and you are dissatisfied with the Council's response you are entitled to complain directly to the Information Commissioner's Office. Details of the Commissioner's Office contact details and further information on your rights may be obtained from the Commissioner's website www.ico.org.uk.