

Police Crime Statistics for the past 12 months (Dec 2021 – Nov 2022)

Hope

Crime levels overview

for the last 12 months (from Dec 2021 to Nov 2022)

Last 12 months

Last 3 years



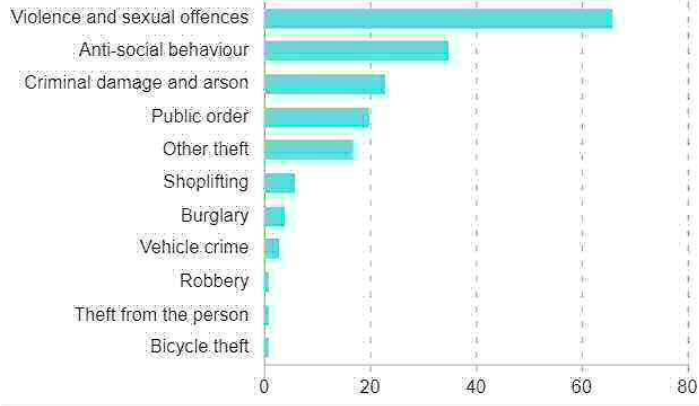
Crime types description

for the last 12 months (from Dec 2021 to Nov 2022)

Latest month

Last 12 months

Last 3 years



| Type | Total | Percentage |
|------------------------------|-------|------------|
| Violence and sexual offences | 66 | 37.3% |
| Anti-social behaviour | 35 | 19.8% |
| Criminal damage and arson | 23 | 13% |
| Public order | 20 | 11.3% |
| Other theft | 17 | 9.6% |
| Shoplifting | 6 | 3.4% |
| Burglary | 4 | 2.3% |
| Vehicle crime | 3 | 1.7% |
| Robbery | 1 | 0.6% |
| Theft from the person | 1 | 0.6% |
| Bicycle theft | 1 | 0.6% |

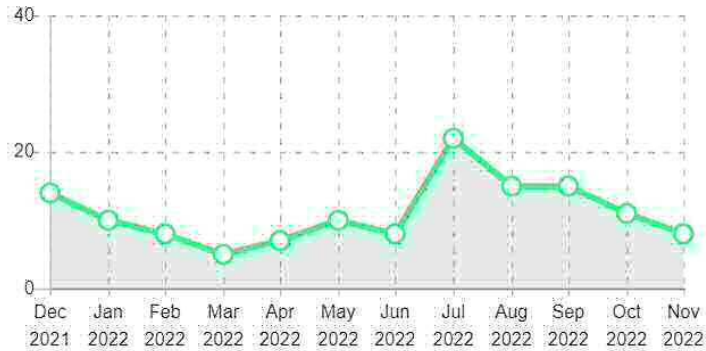
Crime levels overview

for the last 12 months (from Dec 2021 to Nov 2022)

Last 12 months

Last 3 years

Crime per Month



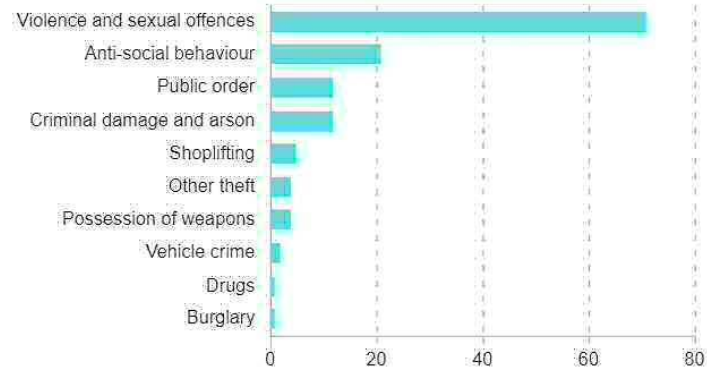
Crime types description

for the last 12 months (from Dec 2021 to Nov 2022)

Latest month

Last 12 months

Last 3 years



| Type | Total | Percentage |
|------------------------------|-------|------------|
| Violence and sexual offences | 71 | 53.4% |
| Anti-social behaviour | 21 | 15.8% |
| Public order | 12 | 9% |
| Criminal damage and arson | 12 | 9% |
| Shoplifting | 5 | 3.8% |
| Other theft | 4 | 3% |
| Possession of weapons | 4 | 3% |
| Vehicle crime | 2 | 1.5% |
| Drugs | 1 | 0.8% |
| Burglary | 1 | 0.8% |



Heartbeat

Community Newsletter from

Councillors Gladys & Dave Healey January 2023

Covering the Alyn Villages of Hope, Caergwrle & Abermorddu

Issue No:28 – Tackling Challenges Together

Gladys Healey County Councillor for Hope Ward
Dave Healey County Councillor for Caergwrle & Abermorddu
01978 761 523 “Avalon”, 7 Mountain Close, Hope LL12 9SE

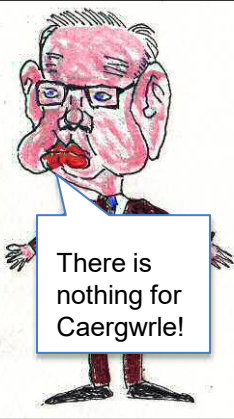
David.Healey@flintshire.gov.uk

Gladys.Healey@flintshire.gov.uk

Enquiries via email help us to refer issues directly to FCC officers for help



As usual Gladys and Dave Healey give thanks to the many volunteers who help us to reach out to 2,300 residents across the three villages. Please contact us via the email or telephone contact details above. We do not engage with requests via social media or with Facebook Messenger. Items in this newsletter were considered to be correct at the time of going to print.



‘Levelling Up’ – Nothing for Hwb Caergwrle!

The UK Government’s Department for Levelling Up, Housing and Communities, headed by Michael Gove, has given its final word on Hwb Caergwrle’s bid for funding to buy the closed Presbyterian Church and School room for community use. **There is no levelling up funding for this bid!** The news comes as a blow to local people who gave the project considerable support. The Presbyterian Church, which has been extremely supportive of the vision for a community amenity, has been informed that the funding bid has failed. The failure to secure match funding means that there is no point in reapplying for funding from the Welsh Government which was a lightly possibility.

Whilst this is a setback for the Hwb Caergwrle vision the Hwb Trustees intend to pursue other options. Hwb Caergwrle will continue as a Charitable Incorporated Organisation (CIO) which is registered with the Charity Commission as No: 1197424 and is looking at the possibility of hiring premises for events. The team welcome the continued support of members of the local community and welcome any suggestions or offers of support in moving forward with the Hwb Caergwrle vision. You can contact the team at [Hwb.caergwrle@gmail.com/](mailto:Hwb.caergwrle@gmail.com)

Help During Cost of Living Crisis

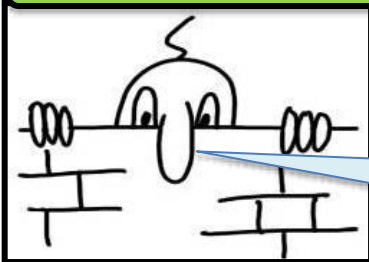
Flintshire County Council has launched the Cost of Living Hub on the FCC website. This includes signposting to internal teams and external organisations to assist with the cost of living crisis.

<https://www.flintshire.gov.uk/en/Resident/Cost-of-Living-Hub/Home.aspx#CostofLiving>

There is a section regarding energy saving and residents are referred to the Domestic Energy Efficiency Team for support. The Domestic Energy Efficiency Team can be contacted on 01352 703443 or by emailing deepadmin@flintshire.gov.uk / They are a small team who receive enquiries from both Council tenants and private households and offer support around energy saving, grants available and signposting.

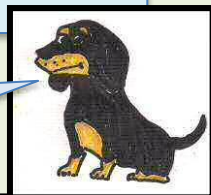


Climate & Nature Crisis – How Can We Make A Difference?

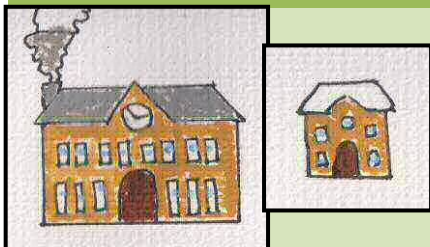


We are in a **Cost of Living Crisis!** I can't afford an electric car, solar panels or to change from fossil fuels so what is the point?
How can ordinary people do anything about it at this point in time?

We need to look at 5 things - **our Buildings, our Mobility & Transport, our Land Use, Our Purchasing and our Behaviour.**



Buildings



From large enterprises, to public buildings and smaller homes we need to think about how we use energy even if we cannot replace oil or gas boilers at this time.

- Think about lowering the thermostat temperature;
- Look into improving home insulation;
- Switch lights off. Don't have items on stand-by.
- Look into grants or support that might be available.

Mobility & Transport

We need to think more carefully about the journeys we make because they emit carbon emissions;

- Do you really need to make that journey? Do you need to travel that far?
- Look for alternatives to using the car – Active Travel (walking or cycling), Bus or Train, Shared Transport?
- Buy local to save on travel;
- Fly less often, if at all,



Working from home saves on transport costs and carbon emissions related to travel, although it does involve increased energy use at home.

Land Use



We need to think about how we can use our land more effectively to help to reduce our carbon footprint. Progressive farmers are using techniques to help their land to capture carbon, prevent flooding and add to biodiversity whilst increasing productivity;

- Planting & keeping trees and hedgerows helps to capture carbon;
- We can use our gardens to grow our own vegetables and also to support biodiversity. Avoid plastic grass and 'neat & tidy'!

Our Purchasing

Businesses are taking steps to 'decarbonise their supply chain' which counts for a high level of carbon emissions. We need to think more carefully about what we buy and where we go to make purchases;

- Buy less stuff – Do you really need to buy that item or do you need to travel that far to get it? Do you really need to make someone else travel with it?
- Don't be a dedicated follower of fashion! It leaves a big carbon footprint;
- Don't be pressurised by advertising;
- Use reusable shopping bags;
- Make changes to diet and eat lower on the food chain.



Behaviour



Our Behaviour is linked to all of the above. We need to change the way in which we look at everything in order to make changes.

- In particular we need to **Reduce, Reuse and Recycle** as much as possible.
- **Think about next Christmas!** Scale down what and to whom we send presents. Do **Secret Santa**;
- Be active and **spread the word. Be creative and add to the lists above! We can cut carbon emissions and save money by using the Cost of Living Crisis as an opportunity as well as a threat. Join the debate!**

A Further Word About Recycling

Wales has one of the best recycling records in the world and **Welsh Government** has set a target for all Councils to achieve 70% recycling by 2024-2025. **Flintshire is currently failing to achieve the annual target because around 50% of what we put in the black bins could be recycled or reused.** Around 27% of this is currently food waste, which could be taken to the regional anaerobic digestion plant to be converted into energy and organic fertiliser. Some wasted food could actually be eaten!

If we do not achieve the set target, we could face infraction fines of £200 per tonne of waste not recycled. All black bin waste is taken to the **North Wales Residual Waste Treatment** plant in Deeside, which is an Energy from Waste plant and a gate fee is paid based on the tonnages sent to the plant. Currently, **Flintshire** has an annual budget of £3.2m to dispose of residual waste. However, if the current downward trend of recycling performance continues, this could mean a potential penalty to the authority of more than £1.68m for failing to meet the statutory targets by 2024-2025. This is not sustainable or affordable! **Heartbeat recognises the need for a dependable and mess-free service.**

What can you do to help?

By thinking carefully about what you put in the black bins and recycling everything you can, you can help to increase our recycling levels and keep these costs down, as well as avoiding the potential penalty charges. **Flintshire** provides weekly kerbside collections for all households for a wide range of materials, including food waste, and a seasonal two-weekly collection for green waste. Here is what is currently accepted: -

Weekly



Paper and cardboard together.



Plastic bottles, pots, tubs and trays.
Tins, cans and aerosols, waxed cartons.



Glass.



Food waste.



Household batteries.



Absorbent Hygiene Products (AHP) - Nappy Collection
(Please apply online).

The Flintshire Leader has revealed that FCC has been considering moving to 3 or 4 weekly black bin collections in order to offset penalty fines. Wouldn't it be better if we just recycled properly and put less in the black bin?

To report missed refuse and recycling collections, brown bin and side waste issues, or faulty streetlights contact Streetscene on 01352 701234. Download the FCC App at: <https://www.flintshire.gov.uk/en/Resident/Contact-Us/Download-Flintshire> or do it online at: <https://www.flintshire.gov.uk/en/Home.aspx>

Fortnightly



Non-recyclable waste only.



Garden waste.

Image courtesy of Flintshire County Council

Council's Budget Gap Remains a Concern

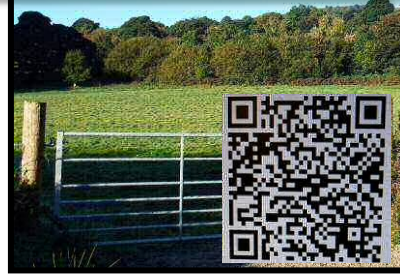


Councils across England and Wales are currently struggling with budget issues. Nationally agreed pay increases for staff, inflation and rising energy costs are taking their toll. **FCC** was severely hit during the 2008-2020 period of austerity and made £100M in service cuts. If the Council fails to balance the budget annually then Commissioners can step in and make deeper cuts to secure a budget.

The Council was faced with an unprecedented £32M budget deficit this year. However, it has received the best ever financial settlement from **Welsh Government**. The extent of the budget gap still means that there are difficult decisions ahead. The impact on our own area is not yet known. **FCC** continues to discuss issues to do with the funding formula with **Welsh Government** and to wrestle with its budget.

Is 'Phosphate Issue' the Achilles Heel of Bluebell Field Plans?

Castle Green Homes have now submitted planning application **FUL/00769/22** to build 70 homes on **Abermorddu's 'Bluebell Field.'** The deadline for objections is **3rd February 2023**. Petitions only count as one objection. Since **FCC** worked on its **Local Development Plan**, which included this site, **Natural Resources Wales** issued **advice on phosphates** and the issues caused by run off into rivers within **Special Areas of Conservation (SACs)**, including the River Dee.



Watercourses run from the field, under Wrexham Road and Hawarden Road and behind Old School Court. They then feeds into a small pond and then into the River Alyn, a tributary of the River Dee. The applicants have done nothing to overcome the objection that phosphate run off from 70 homes will contaminate this SAC. To see the application scan the QR Code or go to:

<https://planning.agileapplications.co.uk/flintshire/application-details/66684#scrollResponseDetails>

To comment on the application write to: **Head of Planning, County Hall, Mold, Flintshire, CH7 6NF** or email: planningdc@flintshire.gov.uk



Cycle Path – Good News or Bad News?

FCC have been making good progress with the construction of the Cycle and Footpath route from **Penyffordd** to **Hope**. Active Travel arrangements are good for the environment and also healthier for residents. It has been argued that for every £1 spent on Active Travel it saves £34 on NHS services. However, **Councillor Gladys Healey** has argued that this provision must not be used as an opportunity to scrap school buses between **Penyffordd** and **Castell Alun High School**.

"There are currently 3 72-seater buses which take students to and from school during term time. **FCC** only has a legal responsibility to provide these because the route, which is less than 3 miles long, is deemed to be 'hazardous'. Dangers from traffic are not the only hazards along the route and a significant number of **Penyffordd** parents will not want their children to walk or cycle to school. The danger is that if the buses go, parents will drive their children to school and add to the traffic chaos, pollution and risks to safety in the centre of **Hope** village. This will undermine the whole **Safer Routes in the Community Scheme** which secured **WG** funding."

Local PCSOs are Active in Kiln Lane!

NWP South Flintshire have taken to Twitter as they have received reports of several vehicles **driving the wrong way down Kiln Lane, Hope** presumably to avoid the ongoing road works on **Wrexham Road**. Take care! You could meet our proactive PCSOs coming the right way!

Full contact details of our two PCSOs are:

PCSO 3463 **Victoria Davies** 07989162988

victoria.davies@northwales.police.uk

PCSO C3967 **Helen Holden** 07890 388786

Helen.holden@northwales.police.uk /

Scan for Alerts



| Lunch Clubs | When | Where | Contact |
|---|-----------------------------|-----------------|------------------------------------|
| Soup & Pud | last Thurs 13:00 – 15:00 | H.CH | Blodwen/Pat 01978 760715/769238 |
| Bingo Groups | When | Where | Contact |
| Hope Bingo | Tues 13:00 – 15:30 | H.CC | Pauline 07443 422010 |
| Caergrwle Bingo | Mon 14:00 Wed 19:30 | C.SC | 01978 760495 |
| Places to visit | When | Where | Contact |
| “Park In The Past” - offers a range of activities & events for people of all ages www.parkinthevast.org | See website | Fagl Lane, Hope | admin@parkint hepast.org.uk |
| The Ffrith & Llanfynydd Story Heritage project: open to view any time | Daily | F&L.CC | Dawn 07599 093049 |

Community Organisations/Groups

Alyn Villages Age & Dementia Friendly Steering Group 3rd Thursday monthly 10:00 – 11:30, Heulwen Close Community Centre. Community group whose aim is to make the Alyn Villages age and dementia-friendly ~ helen.jones@flintshire.gov.uk / Nlaj@newcis.org.uk . **New members welcome.**

Transport

Service LT7 Mold-Buckley, Service 27/29 Mold-Wrexham. For bus times call 0800 4640000 or visit: <https://www.traveline.cymru/timetables/>

Buckley Fflecsi – bookable service for residents (within the Fflecsi service area) not covered by existing public transport services. To book, call 0300 2340300 or download the app. For more information, visit: <https://www.fflecsi.wales/>
Welsh Border Community Transport - provide individual/group transport to appointments, clubs/activities. For more information call 01244 544474 or visit <https://welshborderct.co.uk/our-services/>

This leaflet has been compiled by the Alyn Villages Age & Dementia-Friendly group to increase awareness of the range of activities available for people in the Alyn Villages and neighbouring communities for people aged 50+.



Published December 2022

Groups and activities for adults in the Alyn Villages

Looking for things to do in and around Hope, Caergrwle and neighbouring villages? This leaflet provides details of regular groups and activities that take place in our villages. For more information about any group/activity, charges or booking arrangements contact the group direct.

| Venue Key: | Methodist Church, Castle St Caergrwle | C.MC |
|-----------------------------------|---------------------------------------|-------|
| Hope Church Hall, Hawarden Road | H.CH | C.SC |
| Hope Community Centre, Heulwen Cl | H.CC | Cy.CC |
| Castell Alun High School, Hope | H.CAS | FL.CC |
| Hope Community Library, Hope | H.CL | K.VH |
| Hope & Gresford churches | HG.C | K.RO |
| Boys Brigade Hall, Caergrwle | C.BBH | P.MP |

| Social Groups | When | Where | Contact |
|---|----------------------------------|-------|----------------------------|
| “Pop In” weekly gathering with activities | Thu 12:30 - 15:00 | H.CH | Blodwen/Pat 01978 760715 |
| Monthly Alyn Activities/Coffee Morning | 2 nd Tues 10:00-12:00 | H.CC | Colin/Greetje 01978 761482 |
| Friday Tea & Coffee | Fridays 10:30-12:00 | C.MC | |
| Coffee mornings | Weds 10:30-12:00 | Cy.CC | |
| Chinwaggers Arms Community Pub | Fridays 20:00-22:30 | Cy.CC | (Bring your own drinks) |
| Community Café - all welcome, just call in | Fridays 10:00-11:00 | FL.CC | |
| Café Church | 2nd Sun | FL.CC | Hazel Hughes 01978 755816 |
| K60+ (Kinnerton 60+ Club) social activities & trips | Weds 13:30 | K.RO | Jane 07401 369062 |
| Monthly Penyffordd Memory Café | Last Fri 13:00-15:00 | P.MP | Judy/Karol 07983 628091 |

| Women's Groups | When | Where | Contact |
|--------------------------|--------------------------------|-------|-------------------------------|
| Mother's Union (monthly) | 2 nd Thurs 13:30 | H.CH | Pat Farnworth 01352 770298 |
| Hope WI (monthly) | 2 nd Mon 19:30 | H.CC | |
| Kinnerton WI (monthly) | 1 st Thur 19:30 | K.VH | |

| Exercise and Dance | When | Where | Contact |
|--|--|-------|--|
| Aura Leisure gentle exercise to music | 1 st , 3 rd , 4 th Tue 10:00-11:00 | H.CC | Vickie Evans vickie.isaac@aura.wales |
| Zumba | Thurs 18:30-19:15 | C.BBH | Holly 07947 575028 |
| Tai Chi Remedial Therapy | Thurs 09:00-10:00 | Cy.CC | Peter Newton |
| Beginners Pilates Classes | Thurs 10:45 | Cy.CC | Booking required anna.fiflex@gmail.com |
| Ffrith Dance Fever | Thur (term time) 19:00 – 20:00 | FL.CC | Karen Lyon 07791 975375 |
| Yoga (fortnightly) | Wed 19:00-20:30 | FL.CC | Maisie Langridge 07910 484461 |
| Summer Walking Group (fortnightly) | Sat am Apr – Oct | | Julia 01978 757667 |
| Walkers - meet at Kinnerton Village Hall | Thurs pm 13:00 | K.VH | Brian Foley 07983 494235 walk details brianogara@sky.com |
| Shine Bright Yoga | Tues am 09:30 | K.VH | Booking required Laura 07415 832299 Laura@shinebrightyoga.co.uk |
| Pilates | Thurs am | K.VH | Lucy 07816 776230 lucypalmerpilates@me.com |
| Zumba | Mon eves | K.VH | Julie 07989 408582 juliakelly79@yahoo.co.uk |
| Line Dancing | Wed pm | K.VH | Eileen 01978 760070 EilScttrgd@aol.com |

| Hobbies/Interest Groups | When |
|--|---|
| Castell Alun Bowling Group <i>free taster session</i> | Mon 18:00 Thur 14:00 |
| Bell Ringing | Tues 19:00-21:00 |
| Community Craft Group | Alternate Tues 14:00-16:00 |
| Hope Community Library | Sat 10:00-15:00 |
| Creative Writing | 1 st , 3 rd Wed 19:00-21:00 |
| Any Book Club | 2 nd Wed 19:00-21:00 |
| Flintshire Sews - <i>Bring a machine to sew for orphanages in Africa</i> | 3 rd Tue 19:00-21:00 |
| Caergwrle & Hope Amateur Photography | 3 rd Tue 19:30-21:30 |
| Craft group - <i>Bring your own craft project</i> | 1 st , 3 rd Mon 14:00-16:00 |
| Ffrith Photography Forum – <i>details and themes from Sally</i> | Last Mon, 19:00-20:30 |
| Craft Club | 1 st , 3 rd Fri 13:00 |
| Art Classes | Wed (term time) 09:30 |
| Bowls (club nights) | Wed Sept-Mar Tue Sept-Mar |
| Bowls (league matches) | Monthly Cinema Club |
| Cambrian Chords Barber Shop | Fri eves 2 nd , 3 rd , 4 th Thur 19:30 |



Statement of Gambling Policy

GAMBLING ACT 2005

March 2023 to March 2026

CONTENTS

| | | |
|-----------|--|-------------------------------------|
| 1. | Introduction | 4 |
| 1.1 | Background | 4 |
| 1.2 | Geography of Flintshire County Council | 5 |
| 1.3 | Consultation Process | 5 |
| 2. | Scope and Extent | 6 |
| 3. | Licensing Objectives | 8 |
| 3.1 | Objective 1: Preventing Gambling from being a source of Crime and Disorder | 8 |
| 3.2 | Objective 2: Ensuring that Gambling is conducted in a Fair and Open Way..... | 9 |
| 3.3 | Objective 3: Protecting Children and other Vulnerable Persons | 9 |
| 4. | Legislation and Policies | 10 |
| 4.1 | Legislation | 10 |
| 4.2 | Planning and Building Control | 10 |
| 5. | Delegation, Licensing Committee and Decision Making | 12 |
| 5.1 | Delegation..... | 12 |
| 5.2 | Licensing Committee | 12 |
| 5.3 | Decision Making..... | Error! Bookmark not defined. |
| 6. | General Principles..... | 14 |
| 6.1 | Competent Authority for protection of children from harm | 14 |
| 6.2 | Interested Parties | 15 |
| 6.3 | Exchange of Information | 15 |
| 6.4 | Inspection and Criminal Proceedings | 16 |
| 7. | Licensing Process | 18 |
| 7.1 | Applications | 18 |
| 7.2 | Mediation | 19 |
| 7.3 | Conditions..... | 20 |
| 7.4 | Reviews..... | 20 |
| 8. | Local Standards | 22 |
| 8.1 | Premises Licences | 22 |
| 8.2 | Notices | 25 |
| 8.3 | Permits..... | 26 |
| 8.4 | Registrations | 28 |
| 8.5 | Local Risk Assessments..... | 29 |

| | | |
|------------|---|-----------|
| 9. | Complaints against Licensed Premises | 30 |
| 10. | Further Information..... | 31 |
| 10.1 | Gaming Machines | 31 |
| 10.2 | Licensing Register | 32 |
| 10.3 | Database of Premises Records | 32 |
| | Appendix A: Local Area Map..... | 33 |
| | Appendix B: Glossary of Terms | 34 |
| | Appendix C: Table of Delegation | 38 |
| | Appendix D: Gaming Machine Summary..... | 40 |

1. INTRODUCTION

1.1 BACKGROUND

- 1.1.1 Under the provisions of the Gambling Act 2005, Flintshire County Council is the **Licensing Authority** (and is referred to in this document as “the licensing authority”) responsible for granting gambling Premises Licences, Notices, Permits and Registrations in the county of Flintshire.
- 1.1.2 The Gambling Act 2003 (“the Act”) requires a licensing authority to prepare and publish a statement of licensing policy (“the policy”) at least every three years. This policy is made under Section 349 of the Act and in accordance with the ‘Guidance to Local Authorities’ issued by the Gambling Commission under Section 25 of the Act (“the Guidance”).
- 1.1.3 The licensing authority is bound by the Act and any regulations made under the Act. The licensing authority must have regard to the Guidance and the Licence Conditions and Codes of Practice (LCCP) issued by the Gambling Commission (Section 153). If it considers it appropriate, the licensing authority may depart from the Guidance if they have good reason to do so and can provide full reasons.
- 1.1.4 The policy comes into force at the time of adoption, and will remain in force until a statutory or other review and consultation process is deemed necessary. The licensing authority will keep the policy under review, making any amendments it considers appropriate to support the licensing objectives. Any amendments will be published in the form of a new policy statement or, if appropriate, by publishing the amendment.
- 1.1.5 The policy will normally apply to any application determined after the date that the licensing authority resolved to make these policies operational, irrespective of the date on which the application was made.
- 1.1.6 The Appendixes are to be read in conjunction with this policy however they do not form part of the policy and may be updated at any time.

1.2 GEOGRAPHY OF FLINTSHIRE COUNTY COUNCIL

- 1.2.1 Flintshire is the north-eastern gateway to Wales, and is bounded by the counties of Wrexham, Denbighshire and Cheshire West and Chester. The Dee Estuary defines the North Eastern limit of the County. The extreme north-west of the county is bounded by the Irish Sea, although the North Wales coastal resorts of Rhyl and Prestatyn lie just outside the county, while the built-up area around Chester straddles the English / Welsh border at Saltney. The south-west of the county is bounded by the Clwydian Hills which forms a distinct boundary with Denbighshire.
- 1.2.2 Flintshire covers an area of 438 km² including the Dee Estuary and 43,464 hectares excluding the estuary. Census 2021 statistics show that the area supports 155,000 people, making the county the 11th most densely populated of Wales' 22 local authority areas. A map of the county is shown at **Appendix A**.
- 1.2.3 Flintshire has the largest population in North Wales, and ranked seventh for total population in Wales in 2021.

1.3 CONSULTATION PROCESS

- 1.3.1 The necessary consultation process has been undertaken and the responses incorporated into this policy where applicable.

2. SCOPE AND EXTENT

2.0.1 The purpose of this statement of licensing policy is to set out the principles the licensing authority will apply when exercising its licensing function, i.e. when regulating the gambling activities within the terms of the Act. Reference will be made to the Act for ease of understanding however it is not intended to be a simplified summary of the law.

2.0.2 The Act defines **Gambling** as:-

2.0.3 **Gaming** - means playing a 'game of chance' for a prize. A 'game of chance' includes a game that involves both an element of chance and skill, a game that involves an element of chance that can be eliminated by superlative skill, and a game that is presented as involving an element of chance, but does not include a sport.

2.0.4 **Betting** – means making or accepting a bet on the outcome of a race, competition, or any other event; the likelihood of anything occurring or not occurring; or whether anything is true or not.

2.0.5 **Taking part in a lottery** – means paying in order to take part in an arrangement, during the course of which one or more prizes are allocated by a process which relies wholly on chance.

A full glossary of the terms used in the Act and in this policy can be found in **Appendix B**.

2.0.6 It is a criminal offence under Section 33 of the Act to provide facilities for Gambling unless an exception is provided for under the Act.

2.0.7 The **types of authorisation** the Act requires the licensing authority to regulate are:-

- Premises Licences
- Temporary Use Notices
- Occasional Use Notices
- Permits as required under the Act; and
- Registrations as required under the Act.

2.0.8 This policy relates to all premises licences, notices, permits and registrations identified as falling within the provisions of the Act, namely: -

- Premises Licences
 - Casinos;
 - Bingo Premises;
 - Betting Premises;
 - Tracks (*site where races or other sporting events take place*);
 - Adult Gaming Centres;
 - Licensed Family Entertainment Centres;

- Notices
 - Temporary Use Notices
 - Occasional Use Notices
- Permits
 - Family Entertainment Centre Gaming Machine Permits;
 - Club Gaming Permits;
 - Club Gaming Machine Permits;
 - Alcohol licensed premises Gaming Machine Permits;
 - Prize Gaming Permits;
- Registrations
 - Registrations of Small Society lotteries.

3. LICENSING OBJECTIVES

3.0.1 When exercising its functions under the Act the licensing authority must seek to promote the three **licensing objectives** contained in the Act. The three objectives are:

- preventing gambling from being a source of crime or disorder, being associated with crime or disorder, or being used to support crime;
- ensuring that gambling is conducted in a fair and open way; and
- protecting children and other vulnerable persons from being harmed or exploited by gambling.

3.1 OBJECTIVE 1: PREVENTING GAMBLING FROM BEING A SOURCE OF CRIME AND DISORDER

3.1.1 The licensing authority will, when determining applications, consider whether the grant of a premises licence will result in an increase in crime and disorder.

3.1.2 The Guidance for local authorities notes that “disorder is intended to mean activity that is more serious and disruptive than mere nuisance. Factors to consider in determining whether a disturbance was serious enough to constitute disorder would include whether police assistance was required and how threatening the behaviour was to those who could see or hear it.” The licensing authority agrees with this statement.

3.1.3 Applicants are encouraged to **consult the National Strategy to Reduce Gambling Harms, and** discuss the crime prevention procedures in their premises with the licensing authority Licensing Officers and ~~for~~ North Wales Police before making a formal application.

3.1.4 In considering licence applications, the licensing authority will particularly take into account the following:

- The design and layout of the premises;
- The training given to staff in crime prevention measures appropriate to those premises;
- Physical security features installed in the premises. This may include matters such as the position of cash registers or the standard of CCTV that is installed;
- Where premises are subject to age-restrictions, the procedures in place to conduct age verification checks;
- The likelihood of any violence, public order or policing problem if the licence is granted.
- **The completed local risk assessment for that specific premises.**

3.2 OBJECTIVE 2: ENSURING THAT GAMBLING IS CONDUCTED IN A FAIR AND OPEN WAY

- 3.2.1 Generally, the Commission would not expect licensing authorities to become concerned with ensuring that gambling is conducted in a fair and open way as this will be a matter for either the management of the gambling business, and therefore subject to the Operating Licence, or will be in relation to the suitability and actions of an individual and therefore subject to the Personal Licence, both of which are the responsibility of the Gambling Commission.

3.3 OBJECTIVE 3: PROTECTING CHILDREN AND OTHER VULNERABLE PERSONS

- 3.3.1 With limited exceptions, the access of children and young persons to licensed gambling premises, which are adult only environments, will not be permitted.

3.3.2 The licensing authority will seek to limit the advertising for premises so that gambling products are not aimed at children or advertised in such a way that makes them particularly attractive to children.

3.3.3 The licensing authority will consult with the Local Safeguarding Children Board on any application that indicates there may be concerns over access for children or vulnerable persons.

3.3.4 The licensing authority will judge the merits of each separate application before deciding whether to impose conditions to protect children on particular categories of premises. This may include such requirements as:

- Supervision of entrances;
- Segregation of gambling areas from areas frequented by children;
- Supervision of gaming machines in non-adult gambling specific premises.

- 3.3.5 The 2005 Act provides for a Code of Practice on access to casino premises by children and young persons and **where an application is granted by the Secretary of State** the licensing authority will work closely with the police to ensure the appropriate enforcement of the law.

3.3.6 The licensing authority does not seek to prohibit particular groups of adults from gambling in the same way that it seeks to prohibit children but it will assume, for regulatory purposes, that '**vulnerable persons**' includes :

- people who gamble more than they want to;
- people who gamble beyond their means; and

- people who may not be able to make an informed or balanced decision about gambling due to a mental impairment, alcohol or drugs.

4. LEGISLATION AND POLICIES

4.1 LEGISLATION

4.1.1 In undertaking its licensing function under the Gambling Act 2005, the licensing authority must also consider other legislation. These include **but are not limited to:-**

- Equalities Act 2010
- Section 17 of the Crime and Disorder Act 1988;
- Human Rights Act 1998;
- Health and Safety at Work etc. Act 1974;
- Environmental Protection Act 1990;
- The Anti-social Behaviour Act 2003;
- Race Relations Act, 1976 (as amended)
- The Licensing Act 2003
- Regulatory Return (Fire Safety) Order 2005
- The Regulators' Compliance code
- **Well-being of Future Generation Wales Act 2015**
- Flintshire County Council's Enforcement Policy

However, the policy is not intended to duplicate existing legislation and regulation regimes that already place obligations on employers and operators.

4.2 PLANNING AND BUILDING CONTROL

4.2.1 When determining an application regard cannot, under the terms of the Act, be given to planning or building control permissions and / or any planning restrictions.

4.2.2 Flintshire County Council's planning policies are set out in the '**Flintshire Local Development Plan**' and various supplementary planning guidance, all of which are available to view on the Council's website. Building Regulation Guidance is also available on the Council's website and it is important to check that any changes made to a building, including structural, drainage or electrical accord with those regulations.

4.2.3 The issue of a Provisional Grant of a premises licence is a separate and distinct process to the granting of Planning Permission. Planning and Building Control

permissions will have to be sought and approved before any development takes place.

- 4.2.4 The licensing authority will normally expect that prior to the submission of a licensing application, the appropriate planning permission will have been granted in respect of any premises. However, applications for licences may be made before any relevant planning permission has been sought or granted.
- 4.2.5 The authority will also normally expect the activity to be authorised by the licence to be a lawful planning use and that any operating hours sought do not exceed those, if any, authorised by the planning permission.
- 4.2.6 Operating hours granted within the licensing process do not replace any restrictions imposed as a planning condition. Planning conditions will be addressed through the planning process.

4.2.7 The licensing authority will seek to discharge its responsibilities identified by other Government Strategies, so far as they impact on the objectives of the licensing function.

4.2.8 The licensing authority will consider applications with reference to other adopted local policies, including the following:

- The Council's Visions, Strategic Aims and Priorities
- Community Safety Strategy
- Enforcement Policy

5. DELEGATION, LICENSING COMMITTEE AND DECISION MAKING

5.1 DELEGATION

5.1.1 The licensing authority will be involved in a wide range of licensing decisions and functions and has established a Licensing Committee to administer them. Appreciating the need to provide a speedy, efficient and cost-effective service to all parties involved in the licensing process, the Committee has delegated certain decisions and functions and has established a Sub Committee to deal with them.

5.1.2 Many of the decisions and functions will be purely administrative in nature and the grant of non-contentious applications, for example, those licences and permits where no representations have been made, will be delegated to Council Officers.

5.1.3 The table shown at Appendix C sets out the agreed delegation of decisions and functions to the Licensing Committee, Sub Committee and Officers.

5.1.4 This form of delegation is without prejudice to Officers referring an application to a Panel, a Panel to Full Committee, or Committee to Full Council, if appropriate.

5.2 LICENSING COMMITTEE

5.2.1 The Act provides that the functions of the licensing authority, including its determinations are to be carried out by its licensing committee.

5.2.2 The licensing committee may delegate these functions to sub-committees or in appropriate cases, to officials supporting the licensing authority.

5.2.4 A Sub Committee made up of three councillors from the Licensing Committee will sit to hear applications where representations have been received from interested parties and responsible authorities. Ward Councillors will not sit on a panel involving an application within their ward.

5.2.5 Where a councillor who is a member of the licensing committee is making or has made representations regarding a licence on behalf of an interested party, in the interests of good governance they will disqualify themselves from any involvement in the decision-making process affecting the licence in question.

5.3 DECISION MAKING

- 5.3.1 Every determination of a licensing decision by the Licensing Committee or Subcommittee shall be accompanied with clear, cogent reasons for the decision. The decision and the reasons for that decision will be sent to the Applicant and those who have made relevant representations as soon as practicable.
- 5.3.2 The Council's licensing officers will deal with all other licence applications where either no representation have been received, or where representations have been received and it is agreed by the parties that a hearing is not necessary.
- 5.3.3 Decisions as to whether representations are irrelevant, frivolous or vexatious will be made by Council officers, who will make the decisions on whether representations or applications for licence reviews should be referred to the licensing committee or panels. Where representations are rejected written reasons as to why that is the case will be given.
- 5.3.4 In order to avoid duplication with other statutory regimes as far as possible the licensing authority will not attach conditions to a licence unless they are considered necessary for the promotion of the licensing objectives. Conditions will generally be considered unnecessary if they are already adequately covered by other legislation.

6. GENERAL PRINCIPLES

- 6.0.1 Nothing in this 'Statement of Policy' will:
- Undermine the rights of any person to apply under the Act for a variety of permissions and have the application considered on its individual merits; OR
 - Override the right of any person to make representations on any application or seek a review of a licence or permit where they are permitted to do so under the Act.
- 6.0.2 The licensing authority, in undertaking its licensing function, will have due regard to the need to eliminate unlawful discrimination and to promote equality and good relations between persons of different racial groups.
- 6.0.3 The licensing authority shall aim to permit the use of premises for gambling in so far as they think it is
- In accordance with any relevant code of practice under Section 24 of the Act;
 - In accordance with any relevant guidance issued by the Commission;
 - Reasonably consistent with the licensing objectives
 - In accordance with the licensing authority's statement of licensing policy.
- 6.0.4 Unmet demand is not a criterion that will be taken into consideration when determining an application for a premises licence under the Act.

6.1 COMPETENT AUTHORITY FOR PROTECTION OF CHILDREN FROM HARM

- 6.1.1 The licensing authority, designates the Local Safeguarding Children Board as the competent authority to provide advice on the protection of children from harm given the wealth of specialist knowledge and expertise to hand to fulfil this role.
- 6.1.2 The Act indicates each licensing authority must nominate a single body to undertake this function but it may be prudent for the licensing authority to involve other organisations if it believes it is right to do so for the prevention of their physical, moral or psychological harm, especially where it receives representations to that effect.

6.2 INTERESTED PARTIES

- 6.2.1 For the purposes of the Gambling Act 2005, a person is an interested party in relation to a premises licence if, in the opinion of the licensing authority which issues the licence or to which the application is made, the person:
- Lives sufficiently close to the premises to be likely to be affected by the authorised activities;
 - Has business interests that might be affected by the authorised activities; this could also include, for example, trade associations, charities, faith groups and medical practices.
 - Represents persons who satisfy either of the above; for example Residents' and Tenants' Associations.
- 6.2.2 When considering whether a person is an interested party, each case will be judged on its merits taking into consideration the relevant circumstances, including those contained in the Guidance to local authorities.
- 6.2.3 Where a person, whether or not directly affected by an application or living in the vicinity of a licensable premise under consideration, puts themselves forward as representing the interests of residents in the vicinity, the licensing authority will normally ask them to provide evidence that they are acting as representatives of others.

6.3 EXCHANGE OF INFORMATION

- 6.3.1 In fulfilling its functions and obligations under the Gambling Act 2005 the licensing authority will exchange relevant information with other regulatory bodies and will establish protocols in this respect. In exchanging such information the licensing authority will conform to the requirements of the Gambling Act, Data Protection and Freedom of Information legislation in accordance with the Council's existing policies.
- 6.3.2 Contact details of those persons making representations and details of the representations will be made available to applicants to allow for negotiation and, in the event of a hearing being held, will form part of a public document. Anyone making representation or applying for a review of a premises licence will be informed that these details will be disclosed.

6.4 INSPECTION AND CRIMINAL PROCEEDINGS

- 6.4.1 The licensing authority will be guided by the Gambling Commission's Guidance and will endeavour to be:
- **Proportional:** regulators will only intervene when necessary; remedies will be appropriate to the risk posed and costs identified and minimized.
 - **Accountable:** regulators will be able to justify decisions and be subject to public scrutiny.
 - **Consistent:** rules and standards will be joined up and implemented fairly.
 - **Transparent:** regulators will be open and endeavour to keep regulations simple and user friendly;
 - **Targeted:** regulation will be focused on the problem and minimize side effects.
- 6.4.2 The licensing authority will endeavour to avoid duplication with other regulatory regimes so far as possible.
- 6.4.3 The licensing authority recognises that, apart from the licensing function, there are a number of other mechanisms available for addressing issues of unruly behaviour that can occur away from licensed premises, including:
- Planning controls;
 - Ongoing measures to create a safe and clean environment in these areas in partnership with local businesses, transport operators and other Council Departments;
 - Regular liaison with the Police on law enforcement issues regarding **crime**, disorder and anti-social behaviour;
 - The power of the police, other responsible authorities or a local resident or business to seek a review of the licence.
- 6.4.4 This licensing authority has adopted a risk based inspection programme, i.e. those premises considered to pose a greater risk will be subject to more frequent inspections than those posing a lower risk.
- 6.4.5 When determining risk, consideration will be given to :-
- the nature of the gambling activities carried out on the premises
 - the location of the premises in relation to schools etc.
 - the procedures **and local risk assessment** put in place by the management to meet the licensing objectives.
- 6.4.6 The licensing authority will make arrangements to monitor premises, undertake inspections and take appropriate enforcement **it** deems necessary to support and promote the licensing objectives or following receipt of complaint. The district will be monitored for unlicensed premises.

6.4.7 The licensing authority will seek to work actively with the police in enforcing licensing legislation. It encourages the police to share information about licensees and licensed premises under the Crime and Disorder Act 1998.

6.4.8 In general terms, action will only be taken in accordance with the [Public Protection Service Enforcement Policy](#). To this end the key principles of consistency, transparency and proportionality will be maintained.

6.4.9 Where conditions have been imposed on a licence, an authorised person of the licensing authority may inspect the premises at any reasonable time for the purpose of checking that those conditions are being complied with.

6.4.10 The licensing authority will consider issuing a written informal warning to a licence holders specifying recommended improvement within a particular period of time if it deems necessary to support and promote the licensing objectives.

7. LICENSING PROCESS

- 7.0.1 **Applicants are advised that the application process for each type of authorisation or permission is set out in detail in the Act, the Regulations and the Guidance.**
- 7.0.2 Applications must be made on the prescribed or local form, and be accompanied by a fee. All prescribed forms and notices can be downloaded from the Commission's website www.gamblingcommission.gov.uk.
- 7.0.3 A request for an application form may also be made directly to the licensing authority via telephone 01352 703030
- 7.0.4 Applicants may submit applications electronically to the licensing authority by hardcopy or via email to Licensing@Flintshire.gov.uk.

7.1 APPLICATIONS

- 7.1.1 The starting point in determining applications will be to grant the application, without conditions.
- 7.1.2 Conditions will only be considered where they are needed to meet the requirements of the licensing objectives and any conditions applied will not be overly onerous and will be proportionate to the scale of the application and the 'risks' involved. Conditions will generally be considered unnecessary if they are already adequately covered by other legislation.
- 7.1.3 When determining an application to grant a premises licence or whether to review a premises licence, regard will be given to
- the proximity of the premises to schools, **children's recreational facilities**, vulnerable adult centres, or to residential areas with a high concentration of families with children, and
 - the size and scope of the gambling premises concerned.
- 7.1.4 **Each case will be determined on its own merits.** Therefore, if an applicant can effectively demonstrate how they might overcome licensing objective concerns, this will be taken into account.
- 7.1.5 Where there are no **relevant representations** from Responsible Authorities or Interested Parties to an application the licence will be granted provided that the application is made in accordance with the requirements of the Act. For representations to be relevant they must
- relate to the promotion of one of the three licensing objectives;

- be made by a responsible authority or interested party within the prescribed period;
- not been withdrawn; and
- they are not, in the opinion of the relevant licensing authority, frivolous or vexatious.

Where relevant representations on an application are received and the application has been made in accordance with the requirements of the Act, any non-compliance with other statutory requirements may be taken into account in reaching a decision about whether to grant a licence.

7.2 MEDIATION

7.2.1 Where a relevant representation concerning the licensing objectives is made by a responsible authorities or interested party, the licensing section will decide whether the representation is relevant.

7.2.2 Where the licensing authority find the representation to be relevant it may recommend a **mediation meeting** to address and clarify the issues of concern.

7.2.3 This process will not override the right of an applicant or interested party to decline to participate in a mediation meeting.

7.2.4 If this informal process is unsuccessful a hearing before the licensing committee or sub-committee will follow. All relevant parties will be notified.

7.2.5 The determination of the application will be made by the licensing committee or sub-committee and the details of that decision will be circulated to the parties concerned.

7.3 CONDITIONS

- 7.3.1 The Act and regulations provide for specific conditions to be attached to a Premises Licence as either “**mandatory**” or “**default**” conditions.
- 7.3.2 Section 169 of the Act gives licensing authorities the power to impose default conditions on premises licences that they issue.
- 7.3.3 When considering any conditions to be attached to licences, the licensing authority will consider the local circumstances and risks associated with specific premises or class of premises, which might give rise to the need for conditions.

7.3.4 The licensing authority will not impose any conditions unless its discretion has been engaged following the making of a relevant representation and it has been satisfied at a hearing of the necessity to impose conditions due to the representations raised. It will then only impose such conditions which are appropriate and proportionate to promote the licensing objectives arising out of the consideration of the representations.

- 7.3.5 Conditions on premises licences will relate only to gambling, as considered appropriate in light of the following principles:
- Must be proportionate to the circumstance which they are seeking to address;
 - Should be relevant to the need to make the proposed building suitable as a gambling facility;
 - Should be directly related to the premises (including the locality and any identified local risks) and the type of licence applied for;
 - Should be fairly and reasonably related to the scale and type of premises;
 - Should be reasonable in all other respects.

7.4 REVIEWS

- 7.4.1 At any time following the grant of a premises licence a **responsible authority** or any **interested party** may ask the licensing authority to review the premises licence because of a matter arising at the premises in connection with any of the three licensing objectives.
- 7.4.2 The review process represents a key protection for the community where problems associated with the licensing objectives occur at a premises.
- 7.4.3 In every case, an application for a review must relate to a particular premises and **must be relevant to the promotion of one or more of the licensing objectives.**

7.4.4 Grounds for a review may be that activities, including **but not limited to** the following, are taking place at the premises:

- Use of licensed premises for the sale and distribution of Class A drugs and the laundering of the proceeds of drugs crimes;
- Use of licensed premises for the sale and distribution of illegal firearms;
- Use of licensed premises for prostitution or the sale of unlawful pornography;
- Use of licensed premises as a base for organised criminal activity;
- Use of licensed premises for the organisation of racist, homophobic or sexual abuse or attacks;
- Use of licensed premises for the sale of smuggled tobacco or goods;
- The use of licensed premises for the sale of stolen goods.
- Children and/or vulnerable persons are put at risk.

7.4.5 The licensing authority will reject an application for a review if the applicant fails to provide supporting information and documents that one or more of the licensing objectives are not being met or if the reason for the review does not relate to the licensing objectives.

7.4.6 The licensing authority will also reject an application for a review if

- the grounds are frivolous;
- the grounds are vexatious;
- the grounds are irrelevant;
- the grounds will not cause the Council to revoke or suspend a licence or to remove or attach conditions on the Premises Licence;
- the grounds are substantially the same as the grounds cited in a previous application relating to the same premises; or
- the grounds are substantially the same as representations made at the time the application for a Premises Licence was considered.

7.4.7 The licensing authority considers it good practice for all responsible authorities that have concerns about problems identified at premises to give licence holders early warning of their concern and the need for improvement, and where possible they should advise the licence holder of the steps they need to take to address those concerns.

INITIATION OF REVIEW BY LICENSING AUTHORITY

7.4.8 A Premises Licence may also be reviewed by the licensing authority on its own volition.

7.4.9 Prior to discharging its power to initiate a review, the licensing authority will attempt to have constructive discussions with the operators about any concerns and may ask the operator to provide the licensing authority with its own **local risk assessment** which sets out the controls it has put in place to mitigate risks.

8. LOCAL STANDARDS

8.1 PREMISES LICENCES

- 8.1.1 Premises Licences can authorise the provision of gambling facilities on
- Casinos;
 - Bingo Premises;
 - Betting Premises, including Tracks;
 - Adult Gaming Centres (AGC); and
 - Family Entertainment Centres.

By distinguishing between premises types, the Act makes it clear that gambling activity of the premises should be linked to the premises described. **The Act does not permit premises to be licensed for more than one of the above activities.**

- 8.1.1 An application for a Premises Licence can only be made by persons (which includes companies or partnerships):
- Who are aged 18 or over, **and**
 - Who have the right to occupy the premises and
 - Who have an Operating Licence authorising him to carry out the proposed activity **OR** who have applied for an Operating Licence to allow them to carry out the proposed activity.

The premises licence cannot be determined until an operating licence has been issued.

- 8.1.2 The exception to this is an applicant for a premises licence to allow a track to be used for betting, as these applicants are not required to hold an operating licence if they merely provide space for other people to provide betting (and those other people hold valid betting operating licences).

- 8.1.3 The licensing authority strongly encourages applicants to discuss proposed applications with a licensing officer and responsible authorities at an early stage and prior to the submission of the application itself. This should identify potential problems and help to build good partnership working. It may also reduce the need for a hearing at a later stage.

- 8.1.4 Applicants are encouraged to make themselves aware of any relevant planning and transport policies, tourism and cultural strategies and local crime and disorder strategies, **safeguarding strategies, and public health strategies**, and to take these into account, where appropriate, in the formulation of their operating schedules.

- 8.1.5 The licensing authority will expect all applicants to specify the methods by which they will promote the three licensing objectives in their operating schedules, having regard to the type of premises, the licensable activity proposed, the operational procedures, the nature of the location and the needs of the local community.
- 8.1.6 The authority considers that a well-drawn, specific operating schedule indicates that an applicant understands and is prepared to meet the responsibilities of a licence holder under the Act.
- 8.1.7 The authority considers that a blank or sparsely completed operating schedule **and local risk assessment** may give the impression that the applicant has given inadequate thought to the responsibilities of a licence holder.

- 8.1.9 Unmet demand is not a criterion that will be taken into consideration when determining an application for a premises licence under the Gambling Act 2005.

CASINOS

- 8.1.10 There is no resolution to prohibit casinos in Flintshire at present. However, the licensing authority reserves its right to review this situation and may, at some time in the future, resolve not to permit casinos. Currently there are no casinos operating within Flintshire.
- 8.1.11 Should the licensing authority choose to make such a resolution, this will be a resolution of Full Council following considered debate and the reasons for making the resolution will be provided. There will be no right of appeal against such a resolution.

BINGO PREMISES

- 8.1.12 Bingo is not given a statutory definition in the Act although two types of bingo are commonly understood:
- Cash bingo, where the stakes paid make up the cash prizes that are won
 - Prize bingo, where various forms of prizes are won, not directly related to the stakes paid.
- 8.1.13 The licensing authority will attach mandatory and default conditions to all Bingo Premises licences.

BETTING PREMISES

- 8.1.14 The licensing authority is responsible for issuing and monitoring premises licences for all betting premises.
- 8.1.15 The licensing authority will attach mandatory and default conditions to all Betting Premises licences.

TRACKS

8.1.16 The Act does not give a list of premises that are officially recognised as ‘tracks’ but there are a number of venues where sporting events do or could take place, and accordingly could accommodate the provision of betting facilities. Examples of tracks include

- A horse racecourse
- A greyhound track
- A point-to-point horserace meeting
- Football, cricket and rugby grounds
- A golf course
- Venues hosting darts, bowls or snooker tournaments.
- **Motor racing track or similar**

8.1.17 The licensing authority will determine what constitutes a sporting event or race on a case by case basis.

ADULT GAMING CENTRES (AGC)

8.1.18 Applicants for an Adult Gaming Centre Premises Licence must hold a ‘Gaming Machines General Operating Licence (Adult Gaming Centre)’ from the Gambling Commission before the premises licence can be determined.

8.1.19 The licensing authority will attach mandatory conditions to all AGC Premises licences.

FAMILY ENTERTAINMENT CENTRES (FEC)

8.1.20 Applicants for a Family Entertainment Centre Premises Licence must hold a ‘Gaming Machines General Operating Licence (Family Entertainment Centre)’ from the Gambling Commission before the premises licence can be determined.

8.1.21 Licensed Family Entertainment Centres (FECs) are commonly located at seaside resorts, in airports and at motorway service stations, and cater for families, including unaccompanied children and young persons. They are permitted to make available category C and D gaming machines.

8.1.22 Children and young persons are not permitted to use category C machines and it is a requirement that there must be clear segregation between the types of machines so that persons under 18 years of age do not have access to them.

8.1.23 The licensing authority will take into account the policies and procedure and **local risk assessment** proposed by the applicant to protect children and young persons when considering applications for FEC Premises licences.

8.1.24 The licensing authority will attach mandatory conditions to all FEC Premises licences.

8.2 NOTICES

TEMPORARY USE NOTICES (TUN)

- 8.2.1 Temporary use notices allow the use of premises for gambling where there is no premises licence but where a gambling operator wishes to use the premises temporarily for providing facilities for gambling. Premises that might be suitable for a temporary use notice, according to the Gambling Commission, would include hotels, conference centres and sporting venues.
- 8.2.2 The licensing authority can only grant a temporary use notice to a person or company holding a relevant operating licence, i.e. a non-remote casino operating licence.
- 8.2.3 There are a number of statutory limits as regards temporary use notices.

8.2.4 In considering whether a place falls within the definition of "a set of premises", the licensing authority will look at, amongst other things, the ownership/occupation and control of the premises.

8.2.5 This licensing authority expects to object to notices where it appears that their effect would be to permit regular gambling in a place that could be described as one set of premises, as recommended in the gambling commission's guidance to licensing authorities.

OCCASIONAL USE NOTICES (OUN)

- 8.2.6 The licensing authority has very little discretion as regards these notices aside from ensuring that the statutory limit of 8 days in a calendar year is not exceeded. This licensing authority will though consider the definition of a 'track' and whether the applicant is permitted to avail him/herself of the notice.

8.3 PERMITS

- 8.3.1 Permits are designed as a light-touch approach to low level ancillary gambling. The permits regulate gambling and the use of gaming machines in specific premises.
- 8.3.2 The licensing authority are responsible for issuing
- Family Entertainment Centre Gaming Machine Permits (**Unlicensed Family Entertainment Centre**);
 - Club Gaming Permits and Club Gaming Machine Permits;
 - Alcohol-licensed premises Gaming Machine Permits;
 - Prize Gaming Permits.
- 8.3.3 The licensing authority will grant or reject an application for a permit. **No conditions may be attached to a permit.**
- 8.3.4 In addition, the licensing authority are responsible for receiving notification from holder of alcohol licences under the Licensing Act 2003 that they intend to exercise their automatic entitlement to 2 gaming machines in their premises.
- 8.3.5 See **Appendix D** for further information regarding the categories of gaming machines allowed by permit and information regarding stakes and prize limits.

8.3.6 When determining applications for permits the licensing authority will consider any convictions held by the applicant that would make them unsuitable to operate the premises plus the suitability of the premises in relation to their location and issues about disorder.

FAMILY ENTERTAINMENT CENTRE GAMING MACHINE PERMIT

- 8.3.7 Unlicensed Family Entertainment Centres are able to offer only category D machines on a gaming machine permit. Any number of category D machines can be made available.
- 8.3.8 An application for a permit can only be made by a person who occupies or plans to occupy the premises to be used as an unlicensed Family Entertainment Centre and, if the applicant is an individual, is aged over 18 years.
- 8.3.9 The permit may be granted only if the licensing authority is satisfied that the premises will be used as an unlicensed Family Entertainment Centre, and if the chief officer of police has been consulted on the application.

8.3.10 There is no prescribed application form for this permit however the licensing authority have created a **local application form** for this purpose. A plan for the unlicensed Family Entertainment Centre must be submitted with each application.

CLUB GAMING PERMITS AND CLUB GAMING MACHINE PERMITS

- 8.3.11 The licensing authority may grant members clubs and miners' welfare institutes (but not commercial clubs) club gaming permits which authorise the provision of gaming machines, equal chance gaming and games of chance as prescribed in regulations.
- 8.3.12 If a members' club or minter's welfare institute does not wish to have the full range of facilities permitted by a club gaming permit, they may apply for a club gaming machine permit using the prescribed form.
- 8.3.13 Holders of club gaming permits and club gaming machine permits are required to comply with the code of practice issued by the Gambling Commission on the location and operation of machines.

ALCOHOL-LICENSED PREMISES GAMING MACHINE PERMITS

- 8.3.14 The licensing authority may issue holders of alcohol licences under the Licensing Act 2003 a gaming machine permit which permits any number of Category C or D machines in licensed premises.
- 8.3.15 The application must be made by the person that holds the alcohol premises licence issued under the Licensing Act 2003.
- 8.3.16 The licensing authority may vary the number and category of gaming machines authorised by the permit if it considers it necessary to promote the licensing objectives.
- 8.3.17 Holders of licensed premises gaming machine permits are required to comply with the code of practice issued by the Gambling Commission on the location and operation of machines.

8.3.18 There is no prescribed form for this permit however the licensing authority have created a local application form for this purpose.

PRIZE GAMING PERMITS

- 8.3.19 The licensing authority may issue prize gaming permits to authorise the provision of facilities for gaming with prizes on specific premises.
- 8.3.20 The application must be made by the person who occupies or plans to occupy the premises and if the applicant is an individual, must be aged 18 or over.
- 8.3.21 Applicants are asked to set out the types of gaming that they are intending to offer in their application.

8.3.22 There is no prescribed form for this permit however the licensing authority have created a local application form for this purpose.

8.4 REGISTRATIONS

- 8.4.1 The Act denotes 'local authorities' as being responsible for registering societies to run Small Society Lotteries, as opposed to licensing authorities. In the interest of consistency, Flintshire County Council being the local authority defined under Section 25 of the Act will be referred to as the licensing authority in this document.
- 8.4.2 Applications for small society lottery registrations must be in the form prescribed and be accompanied by both the required registration fee and all necessary documents required by the licensing authority.
- 8.4.3 The process and principles for refusing registrations is in accordance with the Gambling Commission's 'Lotteries and the Gambling Act 2005 Guidance for Local Authorities'

8.4.4 The licensing authority will require applicants to provide a copy of their terms and conditions and their constitution to establish that they are a non-commercial society.

8.5 LOCAL RISK ASSESSMENTS

- 8.5.1 The Gambling Commission's '**Licence Conditions and Codes of Practice**' (LCCP) formalise the need for operators to consider local risks.
- 8.5.2 **The Social Responsibility code 10.1.1** requires all premises licensees to assess the local risks to the licensing objectives posed by the provision of gambling facilities at each of their premises, and have policies, procedures and control measures to mitigate those risks. In undertaking a risk assessment, licensees must take into account the matters identified in this statement of policy.
- 8.5.3 A local risk assessment must be undertaken when applying for a new premises licence and must be updated
- When applying for a variation of a premises licence;
 - To take account any significant changes in local risks;
 - When there are significant changes at a licensee's premises that may affect their mitigation of local risks.

- 8.5.4 The licensing authority will expect every risk assessment to cover the following broad headings:
- Reference to any specific local risks
 - How the operator proposes to mitigate these risks
 - How the operator will monitor the risks
- 8.5.5 The **Local risks** identified by the licensing authority include, but are not restricted to:
- The proximity of the premises to sensitive establishments such as schools, vulnerable adult centres, **children's recreational facilities**, or to residential areas with a high concentration of families with children.
 - The nature of the gambling activities and category of gaming machines made available at the premises.
 - Any age restrictions and segregation requirements at the premises necessary for the protection of children and young persons.
 - The prevalence of vulnerable persons in the locality of the premises.
- 8.5.6 Operators are required to make the **premises specific** Risk Assessment available to licensing authorities when an application is submitted. A copy should be kept on the premises, or otherwise on request. This will form part of the Council's inspection regime, and will be considered during the investigation of complaints.

9. COMPLAINTS AGAINST LICENSED PREMISES

- 9.0.1 The licensing authority will investigate complaints against licensed premises in relation to matters concerning the licensing objectives. In the first instance, complainants are encouraged to raise the complaint directly with the licensee or business concerned to seek a local resolution.
- 9.0.2 Where an interested party has made a complaint about licensed premises, or a valid application for a licence to be reviewed, the Council may initially recommend a conciliation meeting to address and clarify the issues of concern.
- 9.0.3 This process will not override the right of any interested party or for any licence holder to decline to participate in a conciliation meeting.
- 9.0.4 Due consideration will be given to all complaints unless they are considered to be frivolous, vexatious or repetitious.

10. FURTHER INFORMATION

10.1 GAMING MACHINES

- 10.1.1 The licensing authority notes that the term “Gaming Machine” covers all machines on which people can gamble and the term has only been preserved in the Act because it is one that is readily understood.
- 10.1.2 The definition of “gaming machines” is wider in the Gambling Act 2005 than those in previous gaming legislation and covers all types of gambling activities which can take place on a machine, including betting on virtual events.
- 10.1.3 It should be noted however that there still remains a distinction between skill machines and gaming machines plus important exemptions remain for certain equipment that is not considered a gaming machine, even when gambling can be performed on it, for example a home personal computer.
- 10.1.4 In order for a premises to site gaming machines an authorisation is normally required. Typically this is
- An operating licence from the Commission **and** a gambling premises licence from the licensing authority;
 - An alcohol premises licence, or
 - A gaming machine permit.
- 10.1.5 Where the licensing authority is concerned regarding the manufacture, supply, installation, maintenance or repair of game machines, or the manner in which they are operating will contact the Commission for guidance.
- 10.1.6 Regulations define four categories of gaming machine: categories A, B, C and D with category B divided into five further sub-categories. The maximum number of machines permitted varies according to the premises type.
- 10.1.7 There is no minimum age for players of Category D gaming machines however players of category A, B and C gaming machines must be aged 18 years or above.
- 10.1.8 See **Appendix D** for further information regarding machine categories and entitlements.

10.2 LICENSING REGISTER

- 10.2.1 Under the Act, every licensing authority is required to keep a **licensing register** containing
- a record of each premises licence, club premises certificate and personal licence issued by it,
 - a record of each temporary event notice received by it,
 - a record of every other applications made to it, notices given to it and any counter notice given by it, and
 - such other information as may be prescribed by regulations.
- 10.2.2 The information contained in the licensing register is available to view online at **www.flintshire.gov.uk**.

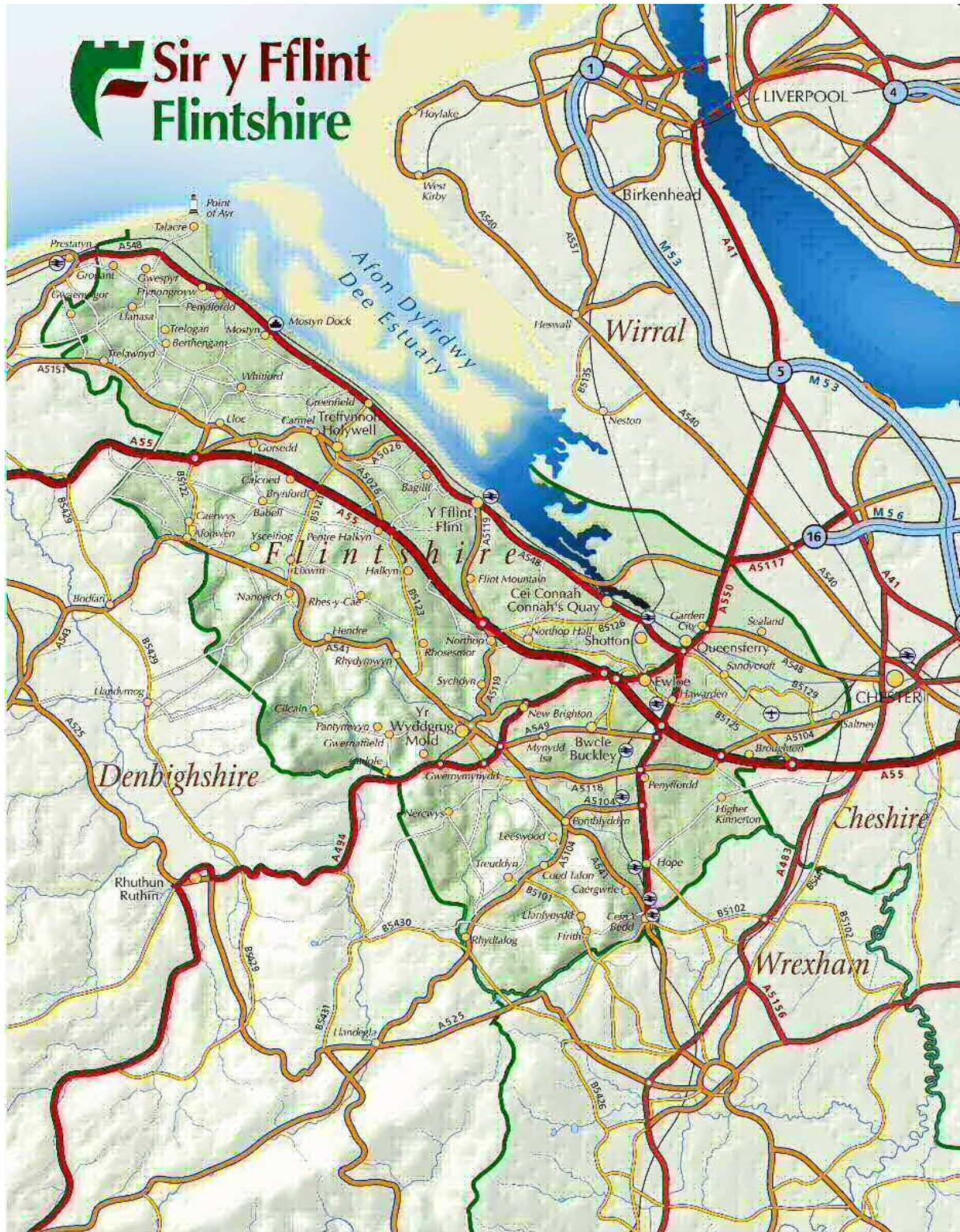
10.2.3 Any person wishing to view the licensing register in person should contact the licensing authority by email **Licensing@Flintshire.gov.uk** or via telephone 01352 703030 to arrange an appointment.

10.2.4 To ensure that the information contained in the register is presented in an appropriate format, any person wishing to view the register in person will be requested to clarify which part of the register they wish to have available during the appointment.

10.3 DATABASE OF PREMISES RECORDS

- 10.3.1 A database of premises licences is available on the Commission's website and consists of information submitted by licensing authorities. The Commission's website address is **www.gamblingcommission.gov.uk** .

APPENDIX A: LOCAL AREA MAP OF FLINTSHIRE



APPENDIX B: GLOSSARY OF TERMS

Adult Gaming Centre: licensed gambling premises which can provide gaming machines. Only adults (persons 18 years old or over) can enter an Adult Gaming Centre.

Betting premises: licensed gambling premises which can provide betting facilities and gaming machines. Only adults (persons 18 years old or over) can enter Betting Premises unless the premises are on a track.

Bingo: there are two types of bingo

High Turnover Bingo - Bingo where the aggregate of stakes and prizes in any 7 day period exceeds £2000. High turnover bingo can only take place in casinos and bingo halls.

Low Turnover Bingo - (sometimes described as non-high turnover bingo) Bingo where the aggregate of stakes and prizes in any 7 day period is less than £2000. Low turnover bingo can take place in pubs and clubs, and in premises that hold a Prize Gaming Permit or Unlicensed Family Entertainment Centre Gaming Machine Permit.

Bingo Premises: licensed gambling premises which can provide high turnover bingo and gaming machines.

Casino: there are 3 types of casino that can exist in England and Wales: large, small, or “tiny” (casinos that existed under the old law and have retained their licences under the new law). The differences are based on overall size and the number of machines and gaming tables that can be provided. Casinos can provide casino games (games which are not equal chance gaming and may involve playing against a bank) and bingo as well as gaming machines.

Child: For the purposes of the Gambling Act 2005, anyone under the age of 16 years.

Club: the 2005 Act recognises 2 types of club: **members clubs** (at least 25 members and established for purposes other than gaming unless it is a bridge or whist club, including Miners Welfare Institutes); and **commercial clubs**. Equal chance gaming can take place without any further permit provided the limits on stakes and prizes are not exceeded. In addition low turnover bingo can take place and if it is a bridge or whist club then bridge or whist can be played.

Club Gaming Permit: a permit to enable the premises to provide gaming machines (three machines of Categories B3A, B4, C or D), equal chance gaming and games of chance (limited to pontoon and chemin de fer).

Club Machine Permit: a permit to enable the premises to provide gaming machines (three machines of Categories B3A, B4, C or D).

Conditions: there are two types of conditions

1. **Default Conditions** – are prescribed in regulations and will be attached to all classes of premises licence, unless excluded by the licensing authority.
2. **Mandatory Conditions** – are conditions set by the Secretary of State (some are set out in the Act and some will be prescribed by regulations) which will be automatically attached to a specific type of premises licence. The licensing authority will have no discretion to alter or remove these conditions.

Crane grab machine: a non-money prize machine in respect of which every prize which can be won consists of an individual physical object (such as a stuffed toy) won by a person's success in manipulating a machine to separate one or more physical objects from another.

Equal Chance Gaming: games that do not involve playing or staking against a bank and where the chances are equally favourable to all participants.

Exempting gambling: certain specified low-level gambling can take place in private premises, workplaces, pubs and clubs without any requirements for licensing or registration.

Exempt Lotteries: certain types of lottery can be run without either a licence from the Gambling Commission or registration with the local authority. They are Incidental Non Commercial Lotteries, Private Lotteries and Customer Lotteries.

Family Entertainment Centre: there are 2 types of Family Entertainment Centres: licensed and unlicensed. In both cases children and young persons can enter the premises unaccompanied by adults and use category D machines. Licensed Family Entertainment Centre can provide category C and D machines, but only persons aged 18 or over can use the category C machines. An Unlicensed Family Entertainment Centre can only provide category D machines.

Fixed Odds Betting: if a gambler is able to establish what the return on a bet will be when it is placed, (and the activity is not 'gaming'), then it is likely to be betting at fixed odds.

Fixed Odds Betting Terminals (FOBTs): FOBTs are a type of gaming machines which generally appear in licensed betting shops. FOBTs have 'touch-screen' displays and look similar to quiz machines familiar in pubs and clubs. They normally offer a number of games, roulette being the most popular.

Gaming: playing a game of chance for a prize. This includes games of pure chance (or luck), games that have an element of skill and chance combined, and games where "superlative skill" can eliminate the element of chance. Sports are excluded from the definition of Games of Chance.

Gaming Machine: a machine used for gambling. There are divided into 8 categories, (A, B1, B2, B3A, B3, B4, C & D) depending on the maximum stakes and maximum prizes. Different categories of machines can be used in different types of licensed gambling premises and under different permits.

Guidance to Licensing Authorities: guidance issued by the Gambling Commission.

Incidental non-commercial lottery: see Exempt Lotteries above.

Large Lottery: where the total value of tickets in any one lottery exceeds £20,000 or £250,000 in separate lotteries over one calendar year. This type of lottery requires an operating Licence from the Gambling Commission.

Licensed premises Gaming Machine Permit: allows pubs to have more than 2 gaming machines, provided the main purpose of the premises is to remain a pub, rather than an Entertainment Centre with a bar.

Licensing authority: the district, borough or unitary authority responsible for licensing gambling and other activities in the area.

Licensing Objectives: there are three objectives

- Preventing gambling from being a source of crime or disorder, being associated with crime or disorder, or being used to support crime;
- Ensuring that gambling is conducted in a fair and open way; and
- Protecting children and other vulnerable persons from being harmed or exploited by gambling.

Lottery: the 2005 Act recognises 2 types of lottery, a simple lottery or a complex lottery. In both cases players pay to take part and prizes are allocated. In the case of a simple lottery, that allocation is wholly by chance, but in the case of a complex lottery there can be further steps which are not dependent upon chance. Some lotteries are exempt from regulation (see above).

Occasional Use Notice: a notice that may only be issued in respect of a track (see below) that permits betting on a track without the need for a Premises Licence.

Prize Gaming: gaming in which the nature and size of the prize is not determined by the number of players or stakes, e.g. bingo with non-cash prizes.

Prize Gaming Permit: a permit issued by the Licensing Authority allowing prize gaming to take place.

Pub: premises that have a premises licence under the Licensing Act 2003 to sell alcohol for consumption on the premises in a bar at which alcohol is served to customers. Pubs can have 2 category C or D gaming machines. If a pub has a Licensed Premises Gaming Machine Permit (see above) it can have more gaming machines.

Risk Assessments: the requirement under the Social Responsibility code 10.1.1 for operators to assess the local risks to the licensing objectives posed by the provision of gambling facilities at their premises and have policies, procedures and control measures to mitigate those risks.

Relevant representations: are representations made by responsible authorities or interested parties within the prescribed period, which relate to the promotion of at least one of the three

licensing objectives, have not been withdrawn; and, in the opinion of the licensing authority, are not frivolous or vexatious.

Responsible authority: public bodies that must be notified of applications and are entitled to make representations to the licensing authority. They include

- the licensing authority in whose area the premises is wholly or partly situated,
- the Gambling Commission,
- the chief officer of police or chief constable for the area in which the premises is wholly or partly situated,
- the fire and rescue authority for the same area,
- the local planning authority for the area in which the premises is wholly or partly situated,
- the relevant authority which has functions in relation to pollution to the environment or harm to human health for the area in which the premises is wholly or partly situated,
- a body, designated by the licensing authority, as competent to advise about the protection of children from harm,
- HM Revenue and Customs
- Any other person prescribed in regulations by the Secretary of State.

Review: following the grant of a premises licence a responsible authority or interested party may ask the licensing authority to review the licence because of a matter arising at the premises in connection with any of the three licensing objectives.

Skills with Prizes machine: a machine on which the winning of a prize is determined only by the player's skill and there is no element of chance. These are unregulated.

Small Society Lottery: these are for non-commercial societies (a society established and conducted for charitable purposes; for the purpose of enabling participation in, or of supporting, sport athletics or a cultural activity; or for any other non-commercial purpose other than that of private gain) who must register their lotteries with the local authority.

Temporary Use Notice: a notice that allows limited types of gambling to take place for a limited period on premises that do not have a premises licence.

Track: a site where races or other sporting events take place e.g. horse racing, dog racing, athletics, football, motor racing etc.

Travelling Fair: a fair that 'wholly or principally' provides amusements and must be on a site used for fairs for no more than 27 days per calendar year. Fairs can provide prize gaming and category D gaming machines.

Young Person: for the purposes of the Gambling Act 2005, anyone who is not a child but is aged under 18.

APPENDIX C: TABLE OF DELEGATION

| Matter to be Dealt With | Full Council | Licensing Sub-Committee | Officers |
|--|--------------|--|---|
| Three year licensing policy | X | | |
| Policy not to permit casinos | X | | |
| Fee Setting – when appropriate | | | X |
| Application for premises licences | | Where representations have been received and not withdrawn | Where no representations received / representations have been withdrawn |
| Application for a variation to a licence. | | Where representations have been received and not withdrawn | Where no representations received / representations have been withdrawn |
| Application for transfer of a licence | | Where representations have been received from the Commission | Where no representations received from the Commission |
| Application for a provision statement | | Where representations have been received and not withdrawn | Where no representations received / representations have been withdrawn |
| Review of a premises licence | | X | |
| Application for club gaming / club machine permits | | Where representations have been received and not withdrawn | Where no representations received / representations have been withdrawn |
| Cancellation of club gaming / club machine permits | | X | |
| Applications for other permits | | | X |
| Cancellation of licensed premises gaming machine permits | | | X |
| Consideration of temporary use notice | | | X |

| | | | |
|--|--|---|---|
| Decision to give a counter notice to a temporary use notice | | X | |
| Determination as to whether a person is an Interested Party | | | X |
| Determination as to whether representations are relevant | | | X |
| Determination as to whether a representation is frivolous, vexatious or repetitive | | | X |

APPENDIX D: GAMING MACHINE SUMMARY

SUMMARY OF GAMING MACHINE CATEGORIES AND ENTITLEMENTS

A full summary can be found at www.gamblingcommission.gov.uk

All Town and Community Clerks

Sent via e mail

Your Ref/Eich Cyl

Our Ref/Ein Cyf

Date/Dyddiad

Ask for/Gofynner am

Direct Dial/Rhif Union

E-mail/E-bost

GO/MG/TC

11th January 2023

Gareth Owens

01352 702344

gareth.legal@flintshire.gov.uk

All Town and Community Clerks

Visits to Town and Community Councils

This is my third update regarding the visits by the Independent Members of the Standards Committee to Town/Community Council meetings to observe practice and gain an understanding of how local Council business is conducted.

The findings from six further visits undertaken in November were reported to the Committee on the 9th January and I am writing with feedback to all Town/Community Councils to give assurance on good practice and procedures.

As in the case of the last reported visits, the Independent Members agreed that these had been positive experiences and praised the level of commitment and contributions by those in attendance. The Independent Members were impressed that all meetings were well chaired and ably supported by clerks. They also noted that as a matter of good practice Declarations of Interest were standing items on all agendas.

When declaring interests, Members need to be specific in whether it is a personal or personal and prejudicial interest so that everyone knows whether they intend to stay in the room.

We have seen examples of people leaving the room when they only have a personal interest. This is not necessary. Potentially, it deprives the Council of what might be useful information or insight and might make others reluctant to declare a personal interest because it is "the norm" when declaring any interest that one is not able to take part.

There are some exemptions in the Code which automatically downgrade personal and prejudicial interests to personal interests only:

County Hall, Mold. CH7 6NB

www.flintshire.gov.uk

Neuadd y Sir, Yr Wyddgrug. CH7 6NB

www.siryfflint.gov.uk

We welcome correspondence in Welsh. We will respond to correspondence received in Welsh without delay.

Rydym yn croesawu gohebiaeth Gymraeg. Ymatebwn yn ddi-oed i ohebiaeth a dderbynnir drwy gyfrwng y Gymraeg.



- Where a Councillor has been appointed by the Council to an outside body, he or she only has a personal interest in matters affecting that body (provided the matter is not a planning, licensing or other regulatory application)
- Town and Community Councillors (not County Councillors) can award grants of up to £500 even though they might be associated with the body being funded.

We need to ask your assistance with the visits carried out by the Independent Members. They have no statutory right to “carry out inspections” and attend your meetings as though they were a member of the public. If your Council goes into closed session they should therefore be excluded from the meeting along with anybody else that isn’t a Councillor. However, this makes it difficult for them to carry out their role. If you need to go into closed session, could we ask that you give serious consideration to allowing them to remain in the meeting? They are, of course, bound by same Code of Conduct as Councillors and must therefore respect confidential information.

The Committee hopes that this feedback is useful and wishes to acknowledge the dedication and good work undertaken by Town/Community Councillors in their voluntary roles.

Yours sincerely



Gareth Owens
Chief Officer Governance

Hope Community Council

Accounts for Payment up to and including 1st February 2023

| Method | Payable to | Details | Amount |
|--------------|---------------------------|--|-------------------|
| Bank fee | HSBC | Monthly Bank Fee | £5.00 |
| bacs | Open Spaces Society | Annual Subscription | £45.00 |
| bacs | Mega Electrical | Installation Xmas Lights - Fagl Road NEW | £2,010.00 |
| bacs | Planning Aid Wales | Training - T.Bowgett, C.Cunnah, J.Arnold | £35.00 |
| bacs | Mega Electrical | 5 x Xmas Lights - Fagl Road NEW | £1,683.60 |
| bacs | Mega Electrical | Installation Xmas Lights - Abermorddu | £1,659.60 |
| bacs | Mega Electrical | Installation Xmas Lights - Hope | £1,513.20 |
| bacs | Mega Electrical | Installation Xmas Lights - Caergwrlle | £1,561.20 |
| bacs | Flintshire County Council | Street Light - Supply (April-June 2022) | £1,073.99 |
| bacs | Flintshire County Council | Street Light - Supply ((July-Sept 2022) | £1,073.99 |
| bacs | Flintshire County Council | Street Light - Maintenance Repairs | £237.00 |
| bacs | Flintshire County Council | Street Light - Maintenance Repairs | £474.00 |
| CHQ | Flintshire County Council | Street Light Commuted Sum x 13 | £11,700.00 |
| bacs | Staffing Cost | Jan-23 | £1,491.76 |
| bacs | Mrs S Hughes | Stationery, Postage, Equipment, Travel etc | £43.43 |
| bacs | HMRC | PAYE & National Insurance - Members Allowances | £822.86 |
| bacs | Christine Cunnah | Members Allowances | £1,464.00 |
| bacs | Myra Williams | Members Allowances | £870.00 |
| bacs | Lynn Davies | Members Allowances | £696.00 |
| bacs | Jenny Arnold | Members Allowances | £208.00 |
| bacs | Matthew Taylor | Members Allowances | £280.00 |
| bacs | Tracey Bowgett | Members Allowances | £208.00 |
| Total | | | £29,155.63 |

Unpresented Chqs

| | | |
|--------------|-------|---------|
| Bowling Club | Grant | £100.00 |
|--------------|-------|---------|

Transfers

| | | | |
|------------|-------------|----------------|------------|
| 25/01/2023 | Deposit Acc | To Current Acc | £10,000.00 |
|------------|-------------|----------------|------------|

Payment Received

Note

Chairman of Finance Chairman of Council

Clerk and Financial Officer

Payments Authorised by two Bank Signatories

Bank Signatory

Bank Signatory



20th January 2023

Mr James Beattie
Planning Officer
Flintshire County Council

Dear Mr Beattie

Ref: FUL/000769/22. Land at Wrexham Road, Abermorddu (Bluebell Fields). Erection of 70 dwellings, construction of a new vehicular access, landscaping and associated works.

Hope Community Council strongly object to this planning application for the following reasons;

FOOTPATH

There is an official Public Footpath across the field. Locals have historically used this field for leisure to enjoy the flora and fauna that it contains and access Hope Mountain.

BIODIVERSITY

The field is a habitat for a variety of plants and animals of scientific interest. The field is called 'BLUEBELL FIELD' because of the many English Bluebells that grow there. These are a protected plant in the U.K. They are protected under the Wildlife and Countryside Act 1981. There are also wild orchids found there.

It is a geological collection area that also has a boggy area containing sphagnum moss and plants of scientific interest which make it a carbon catching area that needs to be protected.

The proposed development could also affect nearby Whitaker's Pond. Whitaker's Pond is a natural habitat inhabited by protected species such as newts which can also be found on the bluebell field. Newts are protected by law.

There is a global biodiversity crisis - We need to protect areas such as these not destroy them by building on them.

SEWAGE SYSTEM/ FLOODING/ PHOSPHATES

We are concerned that the sewage system in our area is not sufficient to cope with the addition of any new properties. There are already incidents of overflow of sewage. Any increased input into the system including the extra surface water that would be generated would lead to increased phosphate levels in our river systems. We believe that no more properties should be built in our area until the concerns relating to the overworked sewage system are satisfactorily addressed.

The land is subject to flooding and there are regular incidents of sewage emerging from grids in the area and emitting foul smells. The sewage is therefore contaminating the watercourse and releasing damaging phosphates into the river system.

There is a watercourse that runs alongside and across the site, sometimes underground leading to the River Alyn and onto the River Dee which is a Conservation Area because of its important ecosystem.

A stream from Whitaker's Pond spreads across the area of marshland and continues through two culverts. It then continues under Wrexham Road supplying a well in the garden of 'School Villa'. It then

proceeds under Hawarden Road and surfaces at the property 'Geneifa' proceeding under the railway line into a pond and onwards into the River Alyn to end up in the River Dee.

Phosphates from sewage cause algae to form in water which reduces the oxygen and creates dead areas in the rivers killing off any aquatic life as they cannot survive without oxygen.

PLACE of HISTORICAL INTEREST

We believe that some years ago when work was being done on the water pipes under the field a body of a tall man and a dog were uncovered.

Apparently the bodies were covered up again and are still in the field. The field is close to the castle and at the edge of the conservation area. We believe that there should be an historical investigation of the site as it is a potential ancient monument.

DOCTORS

Our doctors are already finding it difficult to meet the needs of the community. An increase in patient number would exacerbate the already worrying situation.

SCHOOLS

The local Primary Schools are already reaching the limit of their capacity. There are already concerns as there is not currently enough spaces in Castell Alun High School for all the pupils in traditional feeder schools. Due to Wrexham border being so close children from outside our villages are taking their places.

TRAFFIC

There are already problems with traffic and shortage of parking in the area at drop off and pick up times for Abermorddu Primary School.

The extra traffic generated by 70 properties can only exacerbate the situation and would create more serious road safety issues. Residents from the new estate would be leaving for work at the same time as parents with pupils from Abermorddu School are looking for parking spots on the estate and children are walking to school. This would only lead to a potentially hazardous situation.

The unsubstantiated Traffic Report on the non-existent housing estate put forward on behalf of the applicant does not bear scrutiny. In our opinion the report should be disregarded.

Therefore, Hope Community Council strongly object to this planning application as the infrastructure in our villages can't satisfactorily support any more properties. We also need to value our green spaces and historic heritage. But most of all we need to respect and protect the biodiversity of the site, not destroy the habitat of the area and increase phosphate levels that create dead spots in our river systems.

Yours faithfully



Mrs S A Hughes - *CILCA*
Clerk & Responsible Financial Officer

Andrew Farrow
 Chief Officer (Planning, Environment & Economy)
 Prif Swyddog (Cynllunio, Amgylchedd ac Economi)



Hope Community Council

Your Ref/Eich Cyf
 Our Ref/Ein Cyf /061842
 Date/Dyddiad 09-Jan-2023
 Ask for/Gofynner am James Beattie
 Direct Dial/Rhif Union 01352 703331

Annwyl Syr/Fadam

Dear Sir/Madam

Deddf Cynllunio Gwlad a Thref 1990 (fel y'i diwygiwyd) Apêl Adran 78

Town and Country Planning Act, 1990 (as amended) - Section 78 Appeal

Cyfeirnod Cynllunio: 061842
Rhif Cyfeirnod Apêl: CAS-01938-F6G5R8
Enw'r Apelydd: Mr E Purcell
Cynnig: Change of use of land for 2 traveller pitches to include 2 no. amenity block / dayrooms (part retrospective)

Planning Ref: 061842
Appeal Reference Number: CAS-01938-F6G5R8
Appellant's Name: Mr E Purcell
Proposal: Change of use of land for 2 traveller pitches to include 2 no. amenity block / dayrooms (part retrospective)

Lleoliad: Brier Lodge , Rhyddyn Hill , Caergwrle , Wrexham , LL12 9EE ,
Dyddiad Dechrau'r Apêl: 04-Jan-2023

Location: Brier Lodge , Rhyddyn Hill , Caergwrle , Wrexham , LL12 9EE ,
Appeal Start Date: 04-Jan-2023

Rwy'n ysgrifennu i'ch hysbysu bod apêl wedi ei gwneud i'r Penderfyniadau Cynllunio ac Amgylchedd Cymru (PCAC) mewn perthynas â'r cynnig uchod. Mae'r apêl yn dilyn **GWRTHOD** caniatâd cynllunio gan y cyngor hwn a chaiff ei benderfynu ar sail cyfnewid **sylwadau ysgrifenedig** ac ymweliad safle gan Arolygydd.

I would advise you that an appeal has been made to the Planning & Enforcement Decisions Wales (PEDW) in respect of the above. The appeal follows the **REFUSAL** of planning permission by this council and is to be decided on the basis of an exchange of **written representations** and a site visit by an Inspector.

Caiff sylwadau a wnaed eisoes yn dilyn y cais gwreiddiol (oni bai eu bod yn arbennig o gyfrinachol) eu hanfon at yr PCAC, eu copio i'r

Comments already made following the original application (unless expressly confidential) will

County Hall, Mold. CH7 6NB
www.flintshire.gov.uk
 Neuadd y Sir, Yr Wyddgrug. CH7
 6NB www.siryfflint.gov.uk

We welcome correspondence in Welsh. We will respond to correspondence received in Welsh without delay.

Rydym yn croesawu gohebiaeth Gymraeg. Ymatebwn yn ddi-oed i ohebiaeth a dderbynnir drwy gyfrwng y Gymraeg.



apelydd a'u hystyried gan yr Arolygydd wrth benderfynu ar yr apêl. Os ydych eisoes wedi gwneud sylwadau ac am eu tynnu'n ôl neu eu haddasu mewn unrhyw ffordd, dylech anfon sylwadau yn ysgrifenedig yn uniongyrchol â **Penderfyniadau Cynllunio ac Amgylchedd Cymru, Adeiladau'r Goron, Parc Cathays, Caerdydd, CF10 3NQ** erbyn **15-Feb-2023** gan ddyfynnu cyfeirnod yr apêl. Hefyd gellir anfon sylwadau â PEDW.GwaithAchos@llyw.cymru. Ni fydd sylwadau a gyflwynir ar ôl y dyddiad cau fel arfer yn cael eu gweld gan yr arolygydd a byddant yn cael eu dychwelyd. Gellir gofyn am gopi o'r llythyr penderfyniad o ran yr apêl, yn ysgrifenedig, o'r un cyfeiriad neu gellir ei weld ar-lein yn <https://planning.agileapplications.co.uk/flintshire>.

Gellir gweld y ddogfennaeth sy'n berthnasol i'r apêl hwn drwy gysylltu â PEDW.GwaithAchos@llyw.cymru Gellir darllen 'Canllaw ar ymgysylltu ag Penderfyniadau Cynllunio ac Amgylchedd Cymru' drwy ddefnyddio'r ddolen ganlynol https://llyw.cymru/arweiniad-ar-apeliadau-cynllunio-ymgysylltu-ag-penderfyniadau-cynllunio-ac-amgylchedd-cymru?_ga=2.176284386.692787103.1639566361-212592132.1639566361

Os oes gennych chi unrhyw gwestiynau pellach am y mater uchod, mae croeso i chi gysylltu â'r swyddog ar y rhif ffôn a roddir uchod.

Yn ddiifuant



**Prif Swyddog
(Cynllunio, Amgylchedd ac Economi)**

be forwarded to PEDW, copied to the appellant and taken into account by the Inspector in deciding the appeal. If you have previously made comments and wish to withdraw or modify these in any way, you should send your comments in writing direct to **Planning & Enforcement Decisions Wales, Crown Buildings, Cathays Park, Cardiff, CF10 3NQ** by **15-Feb-2023** quoting the appeal reference number. Comments can also be submitted to PEDW.casework@gov.wales. Representations submitted after the deadline will not normally be seen by the inspector and returned. A copy of the appeal decision letter may be requested, in writing, from the same address or viewed on-line at <https://planning.agileapplications.co.uk/flintshire>.

The documentation relevant to this appeal can be viewed by contacting PEDW directly to PEDW.casework@gov.wales. 'A guide to engaging with Planning & Environment Decision Wales' can also be viewed using the following link <https://gov.wales/planning-appeals-guidance-engaging-planning-and-environment-decisions-wales>

If you have any further queries regarding the above, please do not hesitate to contact the officer on the telephone number given above.

Yours faithfully



**Chief Officer
(Planning, Environment & Economy)**