ITEM: 15 28th November 2012 Council **REVIEW OF THE STATEMENT OF PRINCIPLES UNDER** THE GAMBLING ACT 2005 **Report of:** Chief Executive on behalf of the Licensing Committee Wards and communities affected: Key Decision: All key Accountable Head of Service: Lucy Magill, Head of Public Protection Accountable Director: Jo Olsson – Director of People Services This report is Public If the report, or a part of this, has been classified as being either confidential or exempt by reference to the descriptions in Schedule 12A of the Local Government Act 1972, it is hereby marked as being not for publication. The press and public are likely to be excluded from the meeting during consideration of any confidential or exempt items of business to which the report relates. Date of notice given of exempt or confidential report: not applicable

Purpose of Report: To consider and adopt a reviewed Statement of Principals under the Gambling Act 2005.

EXECUTIVE SUMMARY

The Gambling Act 2005 (the Act) requires all local authorities to produce a statement of the principles, which they propose to apply when exercising their functions under the Act.

The Act also requires that any statement is kept under review and must be republished at least every three years. The current Statement of Principals came into effect in January 2010, The statement is now due for its next review for publication in January 2013.

1. **RECOMMENDATIONS**:

That the Council adopts the attached Gambling Act Statement of Principles and that agree that it be take effect from 14 January 2013.

2. INTRODUCTION AND BACKGROUND:

- 2.1 Section 349 of the Gambling Act 2005 (the Act) requires a council, as the licensing authority, to produce, consult upon and publish a statement of the principles it intends to apply when exercising its function under the Act. A licensing authority's function under section 349 may not be delegated by the authority.
- 2.2 This statement must be kept under review and be re-published at least every three years.
- 2.3 The Statement of Principals first came into effect in January 2007 and was subsequently reviewed in January 2010. The statement is now due for review for publication in January 2013.

3. ISSUES, OPTIONS AND ANALYSIS OF OPTIONS:

- 3.1 The Council as a Licensing Authority is obliged to have a statement of Local Licensing Policy in place. The current Policy expires on 6th January 2013. It is therefore imperative that the Council adopts a reviewed Policy before this date.
- 3.2 A reviewed document has been prepared, consulted on and was approved at the Licensing Committee on the 11 October 2012, is attached as appendix 1.
- 3.2 The reviewed statement has included the legislative changes in the relation to the Gaming Machine Entitlement, which has increased the number of machines premises types can have, this is reflected in the section guidance 3 of the statement.
- 3.3 The transitional arrangements relating to the conversion licences under the old gaming legislation, to the current regime under the Gambling Act 2005 have been removed where relevant as the time period for conversion of licences has now passed.
- 3.4 Under the section (Alcohol) Licensed premises gaming machine permits the paragraph that reads "Notifications and applications for two or three machines will generally be dealt with by licensing authority officers. Those for four or five machines will be determined by officers in consultation with the Chair of the Licensing (Licensing Act 2003) Committee, and applications for five or more machines will be referred to a Licensing Sub-Committee."

Has been amended to read "All notification and applications for licensed premises Gaming Machine Permits will be dealt with by licensing authority officer"

3.5 The above paragraph has been amended to reduce the burden on the Licensing Committee to hold a hearing for applications where there are no representations to the application. Any application that has a representation will still be referred to the Licensing Committee for determination.

- 3.6 An additional paragraph has been inserted on page 19 which states that <u>the</u> <u>Council would consider</u> hosting a casino in Thurrock following a request received from the National Casino Industry Forum (NCIF) seeking an addition to our statement of principals that we would "Welcome the ability to host a casino in our district".
- 3.7 The suggestions made by the NCIF would require primary legislation to be created, and all indications form government departments is that this is not something that is being considered at this time.

4. **REASONS FOR RECOMMENDATION:**

4.1 The delegated authority to determine policy of this nature sits with Full Council.

5. CONSULTATION (including Overview and Scrutiny, if applicable)

- 5.1 A consultation on the reviewed draft policy has been undertaken. All premises licensed under the Gambling Act 2005 and Licensing Act 2003 licensed by Thurrock Council was written to inviting them to view the draft policy, and to make any comments in writing to the Licensing Department. Consultation has also been undertaken with Responsible Authorities. The draft policy has also been published on the Council's website for comments.
- 5.2 The consultation period ran from 17th August 2012 to 28th September 2012.
- 5.3 No responses were received following the consultation.

6. IMPACT ON CORPORATE POLICIES, PRIORITIES, PERFORMANCE AND COMMUNITY IMPACT

6.1 Thurrock's Statement of Statement of Principals in relation to the Gambling Act 2005 underpins the Authority's administration of the licensing regime. It should accord with the general principles in the Guidance issued by the Gabling Commission and promote the licensing objectives.

7. IMPLICATIONS

7.1 Financial

Implications verified by: Telephone and email: Michael Jones 01375 652277 mxjones@thurrock.gov.uk

There are no direct financial implications associated with the report

7.2 <u>Legal</u>

| Implications verified by: | David Lawson |
|---------------------------|------------------------------|
| Telephone and email: | 01375 652087 |
| | david.lawson@bdtlegal.org.uk |

The Review of Statement of Gambling Policy conforms with the relevant legislation and guidance. Under the Local Authorities (Functions and Responsibilities) (England) Regulations the final Policy can only be approved by full Council.

7.3 **Diversity and Equality**

Implications verified by:
Telephone and email:Samson DeAlyn
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01375 652472

There are no diversity implications arising from this report. The Gambling Act 2005 requires local authorities to review their Statement of Principles.

7.4 <u>Other implications</u> (where significant) – i.e. Section 17, Risk Assessment, Health Impact Assessment, Sustainability, IT, Environmental

None

BACKGROUND PAPERS USED IN PREPARING THIS REPORT (include their location and identify whether any are exempt or protected by copyright):

- Gambling Act 2005
- Guidance to Licensing Authorities, 4th edition, issued by the Gambling Commission

APPENDICES TO THIS REPORT:

• APPENDIX 1 – Consultation draft statement of principles

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