Permit application received

Is it a members’ club? 

No

Is it a miner’s welfare institute? 

No

Is it a commercial club? 

No

Will the premises be used wholly or mainly by children, young persons or both? 

Yes

Has an offence, or a breach of a condition of a permit, been committed in the course of gaming activities carried on by the applicant? 

Yes

Has a permit held by the applicant been cancelled during the period of ten years ending with the date of the application? 

Yes

Has an objection been made to the application by the Commission or the chief officer of police for any police area in which the premises are wholly or partly situated within 28 days beginning on the date on which the application was made to the licensing authority? 

No

Permit shall be refused under paragraph 6(2), Schedule 12 of the Gambling Act 2005

Permit may be refused – see paragraph 25, Schedule 12 of the Gambling Act 2005 for appeals procedure

Permit granted

*See section 266 of the Gambling Act 2005 for definition

**See section 268 of the Gambling Act 2005 for definition

***See section 267 of the Gambling Act 2005 for definition

****For the appeals procedure in Scotland, please see Regulation 21 of the Club Gaming and Club Machine Permits (Scotland) Regulations 2007