
STATUTORY INSTRUMENTS

1993 No. 3212

The Lottery Duty Regulations 1993

PART V

**ADMINISTRATION AND PROTECTION OF THE
REVENUE DERIVED FROM LOTTERY DUTY**

Information on tickets

10. The price of every ticket shall be stated on the ticket.

Price of chances

11. The price of every chance shall be stated on any document which evidences the taking of that chance and which is given to the person taking that chance.

Unique referencing of tickets and chances

12.—(1) In every lottery every ticket or chance shall be allocated a unique reference which shall be stated—

- (a) on the ticket; and
- (b) on any document which evidences the taking of the chance and which is given to the person taking that chance.

(2) References allocated in accordance with paragraph (1) above shall be arranged in a sequence or sequences in such a way as to enable—

- (a) the number of tickets or chances already taken; and
- (b) the number of tickets or chances remaining untaken, in any lottery to be ascertained at any time both whilst that lottery is being promoted and so long thereafter as the registered promoter is required, by or under any enactment, to keep and preserve records relating to that lottery.

Destruction of tickets

13. Except in the case of tickets which are not printed and allocated unique references until the time they are taken, a registered promoter who intends to destroy lottery tickets shall give seven clear days notice to the Commissioners of the unique references of the tickets to be destroyed.

Returns

14.—(1) Every registered promoter shall, not later than the fifteenth day of the month next following the end of every accounting period furnish to the Commissioners a return in such form as they may approve containing the particulars specified in Schedule 5; provided that where the last day for furnishing a return would (if determined in accordance with the foregoing provisions) fall

on a day which is not a business day the return shall be furnished not later than the last business day before that day.

(2) Returns shall be furnished to the Commissioners at such place as in accordance with section 116 of the 1979 Act, they have directed.

Signature and declaration on relevant documents

15.—(1) This regulation applies to every application for registration and every return made in accordance with these regulations (“relevant document”).

(2) Every relevant document shall contain a declaration that the particulars and statements contained in it are true and complete and that any statement or other document which accompanies that relevant document is also true and complete.

(3) Subject to paragraph (4) below, every application for registration shall be signed by the applicant and every return shall be signed by the registered promoter who makes it.

(4) If the person required to sign a relevant document in accordance with paragraph (3) above—

(a) is a partnership, that relevant document shall be signed by a partner; or

(b) is a body corporate, that relevant document shall be signed by a director of that body,

and where a relevant document is so signed by a partner or director the person signing it shall state beneath his signature the capacity in which he signs it.