STATUTORY INSTRUMENTS

2006 No. 3284

The Gambling (Operating Licence and Single-Machine Permit Fees) Regulations 2006

PART 2

Non-remote operating licences - application fees and annual fees

Application of this Part

4.—(1) This Part applies in respect of non-remote operating licences.

(2) A non-remote operating licence is any of the following that is not a remote operating licence within the meaning of section 67 of the Act (remote gambling):

- (a) an existing casino operating licence;
- (b) a new casino operating licence;
- (c) a bingo operating licence;
- (d) a general betting (limited) operating licence;
- (e) a general betting (standard) operating licence;
- (f) a pool betting operating licence;
- (g) a betting intermediary operating licence;
- (h) a gaming machine general operating licence for an adult gaming centre;
- (i) a gaming machine general operating licence for a family entertainment centre;
- (j) a gaming machine technical (full) operating licence;
- (k) a gaming machine technical (supplier) operating licence;
- (l) a gaming machine technical (software) operating licence;
- (m) a gambling software operating licence;
- (n) a lottery operating (external lottery manager) licence; and
- (o) a lottery operating (society) licence.

Non-remote new casino operating licences: fee categories

5. A new casino operating licence to which this Part applies:

- (a) is a category A licence if it does not authorise the holder to operate a casino other than a casino in respect of which a small casino premises licence has effect;
- (b) is a category B licence if it does not authorise the holder to operate a casino other than a casino in respect of which a small casino premises licence or a large casino premises licence has effect;
- (c) is a category C licence if it authorises the licensee to operate a casino in respect of which a small, large or regional casino premises licence has effect.

Other non-remote operating licences: fee categories

6.—(1) A licence to which this Part applies (other than a new casino operating licence) is a licence of the category indicated in the table in Schedule 1.

(2) In that table:

- (a) column (1) indicates the description of licence;
- (b) column (2) indicates the unit of division (as defined in regulation 3) by reference to which licences within that description are assigned to categories; and
- (c) columns (3) to (7) indicate the category to which a licence within that description is assigned, according to the range into which the number or amount of the unit of division authorised by the licence for the relevant period falls.
- (3) In this regulation "relevant period" has the same meaning as in regulation 3.

Application fees for non-remote operating licences

7.—(1) Subject to regulations 16 and 18 to 20, the application fee—

- (a) for a category A licence is the amount indicated in column (2) of the table in Schedule 2 adjacent to the description of the licence in column (1) of that table;
- (b) for a category B licence is the amount indicated in column (3) of that table adjacent to the description of the licence in column (1);
- (c) for a category C licence is the amount indicated in column (4) of that table adjacent to the description of the licence in column (1);
- (d) for a category D licence is the amount indicated in column (5) of that table adjacent to the description of the licence in column (1);
- (e) for a category E licence is the amount indicated in column (6) of that table adjacent to the description of the licence in column (1).

(2) In applying regulations 5 and 6 for the purposes of calculating the amount of an application fee under this regulation any reference to—

- (a) the activities authorised by the licence (regulation 5), or
- (b) the number or amount of the unit of division authorised by the licence (regulation 6),

is to be treated (as appropriate) as a reference to the activities, number or amount that the licence would authorise if granted in accordance with the application.

Annual fees and first annual fees for non-remote operating licences

8.—(1) Subject to regulations 17 and 21, the annual fee—

- (a) for a category A licence is the amount indicated in column (2) of the table in Schedule 3 adjacent to the description of the licence in column (1) of that table;
- (b) for a category B licence is the amount indicated in column (3) of that table adjacent to the description of the licence in column (1);
- (c) for a category C licence is the amount indicated in column (4) of that table adjacent to the description of the licence in column (1);
- (d) for a category D licence is the amount indicated in column (5) of that table adjacent to the description of the licence in column (1);
- (e) for a category E licence is the amount indicated in column (6) of that table adjacent to the description of the licence in column (1).

(2) In applying this regulation the category to which a particular licence is assigned is to be determined as at the date by which the annual fee for the licence is payable.

(3) The first annual fee for a licence to which this Part applies is 75 per cent of the annual fee for that licence, as determined in accordance with paragraph (1).