

Air Weapons and Licensing (Scotland) Act 2015

PART 1

AIR WEAPONS

Air weapon certificates

7 Special requirements and conditions for young persons

- (1) This section applies where an applicant for an air weapon certificate is under the age of 18.
- (2) A parent or guardian of the applicant must consent in the prescribed form and manner to the applicant making the application.
- (3) Where the chief constable grants an air weapon certificate to an individual under the age of 18, the chief constable must attach to the certificate—
 - (a) the condition described in subsection (4), and
 - (b) one or more of the conditions described in subsection (5).
- (4) The condition is that the holder may not purchase, hire, accept a gift of or own, an air weapon.
- (5) The conditions are that—
 - (a) the holder may use and possess an air weapon only for sporting purposes (including shooting live quarry) on private land,
 - (b) the holder may use and possess an air weapon only for the purposes of target shooting on private land,
 - (c) the holder may use and possess an air weapon only for the purposes of participating in events or competitions,
 - (d) the holder may use and possess an air weapon only for the purposes of the holder's membership of an approved air weapon club,

Status: This is the original version (as it was originally enacted).

- (e) the holder may use and possess an air weapon only for the purposes of protecting livestock, crops or produce on land used for or in connection with agriculture,
- (f) the holder may use and possess an air weapon only for the purposes of pest control.
- (6) It is sufficient, for the purposes of section 5(1)(c), for the chief constable to be satisfied that the applicant has a good reason for using or possessing an air weapon.
- (7) For the purposes of this section, "agriculture" is to be construed in accordance with section 85 of the Agricultural Holdings (Scotland) Act 1991.