STATUTORY INSTRUMENTS

2007 No. 2158

The Categories of Gaming Machine Regulations 2007

Allocation of sub-categories

- **6.**—(1) The reference to a Category B machine in section 54(1)(a) (employment on premises with gaming machines) is to be treated as referring to any sub-category of Category B.
- (2) The reference to a Category B machine in section 150(1)(c) (adult gaming centre premises licence) is to be treated as referring to sub-categories B3 or B4.
 - (3) A reference to a Category B machine in section 172 of the Act is to have effect as follows—
 - (a) in subsection (1)(a) (licensed adult gaming centres) it is to be treated as referring to subcategories B3 or B4;
 - (b) in subsections (3)(a), (4)(a) and (5)(a) (licensed regional, large and small casinos) it is to be treated as referring to any sub-category of Category B, except sub-category B3A;
 - (c) in subsection (7)(a) (licensed bingo premises) it is to be treated as referring to subcategories B3 or B4;
 - (d) in subsection (8) (licensed betting premises) it is to be treated as referring to sub-categories B2, B3 or B4.
- (4) A reference to a Category B machine in section 271 (club gaming permit) or section 273 (club machine permit) is to be treated as referring to sub-category B3A or B4.