

Schedule of Amendments and Responses to draft Gambling Policy 2022-2025
Appendix 1

Correspondence received	Respondent	Comments	Action taken/comments
12/08/21	Senior Licensing & Compliance Officer	Updated Guidance issued to Licensing Authorities checked and draft policy updated accordingly in red text. This together with expanded explanations of different gambling functions where appropriate to make the policy more user friendly	Review and accept amendments
12/08/21	Senior Licensing & Compliance Officer	All information in appendices 1 and 2 checked and updated accordingly.	No action required
Email rec'd 16 August 2021	Cumbria Constabulary	No issues and nothing to add to the policy	No action required
Pending	James Dixon Information, Governance & Data Protection Officer	Updated data protection and FOI paras with links	To replace paragraph 6.4
Email rec'd 19 August 2021	Alex Fitzgerald – Policy Manager (ABC)	The Cumbria Intelligence Observatory has a wealth of detailed information broken down by geographical area and by theme. The Observatory website contains useful summaries on a wide range of topics such as population, economy, health, housing, poverty and deprivation. This information should all	To replace paragraph 9.7. Remove reference to the 'About Allerdale' document as links no longer work and the relevant information is contained within the Cumbria Intelligence Observatory

<p>Email letter rec'd 23 September 2021 (see appendix 3)</p>	<p>Gosschalks Solicitors on behalf of the Betting and Gaming Council</p>	<p>be relevant in devising a local risk assessment.</p> <p>The only comment we have relates to section 9, which is headed "Local Risk Assessments." Paragraph 9.8 contains a list of matters that the licensing authority recommends are considered by operators when conducting risk assessments. This list should be redrafted to delete matters that are not relevant to any assessment of risk to the licensing objectives.</p> <p>SR Code Provisions 10.1.1 and 10.2.2 provide for "relevant matters identified in the licensing authority's statement of licensing policy" to be taken into account. The examples of matters that the licensing authority recommends be considered needs therefore only to reflect matters that are relevant to the licensing objectives.</p> <p>It is impossible to see how issues such as "<i>youths participating in anti-social behaviour including such activities as graffiti/tagging, underage drinking etc</i>" could pose a risk to the licensing objectives.</p> <p>Similarly, "<i>gaming trends that may mirror days for financial payments such as pay days or benefit payments</i>" can only be relevant to an assessment of risk to the licensing objectives if the authority's view is that anyone in receipt of benefits or indeed paid employment is deemed</p>	<p>Agreed – remove example Reason – not relevant to licensing objectives</p> <p>Agreed – remove example Reason – not relevant to licensing objectives</p>
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