

Appendix 2

Resolution

“Perth and Kinross Council, the Licensing Authority for the Perth and Kinross area, in terms of Section 2 of the Civic Government (Scotland) Act 1928, hereby resolve:-

1. that from 1 July 2019, a licence known as a Public Entertainment Licence” shall be required for the use of the activities and premises as listed below where “any place where ***on payment of money or money’s worth***, members of the public are admitted or may use any facilities for the purposes of entertainment or recreation...”
2. that the foregoing resolution is made in relation to the whole of the Perth and Kinross area, being the area of the licensing authority.”

Proposed premises that would require a Public Entertainment Licence

- Community Centres
- Children’s Activity Centres
- Public Halls
- Church Halls (when not being used for purposes connected with the religious body owning or occupying the hall)
- Ice Rinks
- Private Halls
- Educational Establishments (when not being used for the purposes of education)
- Leisure and Sports Centres/Grounds (when not being used for sporting purposes)
- Agricultural/Estate land whilst not being used for such
- Parks
- Proprietary Clubs e.g. Golf Clubs, Bowling Clubs (when not being used for these purposes)
- Licensed Premises within the meaning Licensing (Scotland) Act 2005
- Circuses/Fairground/s
- Theatres
- Marquees

Proposed activities that would require a Public Entertainment Licence

- Dances e.g. Barn Dances, Ceilidh’s, Disco’s
- Fighting, e.g. Boxing/Cage Fighting or wrestling
- Concerts
- Ice Skating
- Activity involving inflatable structures
- Activity involving Assault courses
- Indoor/Outdoor play areas
- Equestrian activities, e.g. Show jumping/dressage, cross country
- Fairground ride/s
- Go-Karting
- Theatrical performances (plays, musicals etc.)