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 June 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.)