

Licensing Committee (Non-Licensing Act 2003 Functions)

Date: 6 November 2025

Time: 3.00pm

Venue Council Chamber, Hove Town Hall

Members: **Councillors** :McGregor (Chair), Cattell (Deputy Chair), Pickett (Opposition Spokesperson), Bagaeen, Czolak, Davis, Galvin, Helliwell, Hewitt, Lyons, Nann, Parrott, Sheard, Sykes and Thomson

Contact: **Shaun Hughes**
Democratic Services Officer
francis.mithcell@brighton-hove.gov.uk

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AGENDA

1 PROCEDURAL BUSINESS

(a) Declaration of Substitutes: Where Councillors are unable to attend a meeting, a substitute Member from the same Political Group may attend, speak and vote in their place for that meeting.

(b) Declarations of Interest:

- (a) Disclosable pecuniary interests
- (b) Any other interests required to be registered under the local code;
- (c) Any other general interest as a result of which a decision on the matter might reasonably be regarded as affecting you or a partner more than a majority of other people or businesses in the ward/s affected by the decision.

In each case, you need to declare

- (i) the item on the agenda the interest relates to;
- (ii) the nature of the interest; and
- (iii) whether it is a disclosable pecuniary interest or some other interest.

If unsure, Members should seek advice from the committee lawyer or administrator preferably before the meeting.

(c) Exclusion of Press and Public: To consider whether, in view of the nature of the business to be transacted, or the nature of the proceedings, the press and public should be excluded from the meeting when any of the following items are under consideration.

NOTE: Any item appearing in Part Two of the Agenda states in its heading the category under which the information disclosed in the report is exempt from disclosure and therefore not available to the public.

A list and description of the exempt categories is available for public inspection at Brighton and Hove Town Halls.

2 MINUTES OF THE PREVIOUS MEETING

7 – 10

3 CHAIR'S COMMUNICATIONS

4 CALLOVER

- (a) All agenda items will be read out at the meeting and Members invited to reserve the items for consideration.

- (b) Those items not reserved will be taken as having been received and the reports' recommendations agreed.

5 PUBLIC INVOLVEMENT

To consider the following matters raised by members of the public:

- (a) **Petitions:** to receive any petitions presented to the full council or at the meeting itself;
- (b) **Written Questions:** to receive any questions submitted by the due date of 12 noon on the 31 October 2025;
- (c) **Deputations:** to receive any deputations submitted by the due date of 12 noon on the 31 October 2025.

6 MEMBER INVOLVEMENT

To consider the following matters raised by councillors:

- (a) **Petitions:** to receive any petitions submitted to the full Council or at the meeting itself;
- (b) **Written Questions:** to consider any written questions;
- (c) **Letters:** to consider any letters;
- (d) **Notices of Motion:** to consider any Notices of Motion referred from Council or submitted directly to the Committee.

7 LICENCE FEES 2026/27 (NON-LICENSING ACT 2003)

11 – 26

Contact Officer: Alex Evans
Ward Affected: All Wards

Tel: 0127329

8 ITEMS REFERRED FOR COUNCIL

To consider items to be submitted to the next Full Council meeting for information.

The City Council actively welcomes members of the public and the press to attend its meetings and holds as many of its meetings as possible in public. Provision is also made on the agendas for public questions to committees and details of how questions can be raised can be found on the website and/or on agendas for the meetings.

The closing date for receipt of public questions and deputations for the next meeting is 12 noon on the fourth working day before the meeting.

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Infra-red hearing aids are available for use during the meeting. If you require any further information or assistance, please contact the receptionist on arrival.

FURTHER INFORMATION

For further details and general enquiries about this meeting contact Francis Mitchell, (01273 291354, email francis.mithcell@brighton-hove.gov.uk) or email democratic.services@brighton-hove.gov.uk

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- Do not stop to collect personal belongings;
- Once you are outside, please do not wait immediately next to the building, but move some distance away and await further instructions; and
- Do not re-enter the building until told that it is safe to do so.

BRIGHTON & HOVE CITY COUNCIL
LICENSING COMMITTEE (NON-LICENSING ACT 2003 FUNCTIONS)

3.00PM 6 FEBRUARY 2025

COUNCIL CHAMBER, HOVE TOWN HALL

MINUTES

Present: Councillors McGregor (Chair), Pickett (Opposition Spokesperson), Bagaeen, Davis, Gauge, Hewitt, Sheard, Sykes and Thomson

Apologies: Councillors Cattell and Lyons

PART ONE

17 PROCEDURAL BUSINESS

(a) Declarations of Substitutes

1.1 Councillor Alexander was present in substitution for Councillor O'Quinn.

(b) Declarations of Interest

1.2 There were no declarations of interests in matters listed on the agenda.

(c) Exclusion of Press and Public

1.3 The Committee considered whether the press and public should be excluded from the meeting during the consideration of any of the items listed on the agenda.

1.4 **RESOLVED:** That the press and public not be excluded from the meeting during consideration of the items on the agenda.

18 MINUTES OF THE PREVIOUS MEETING

18.1 RESOLVED: The minutes of the Licensing Committee (Licensing Act 2003 Functions) Meeting held on 10 October 2024 were agreed.

19 CHAIR'S COMMUNICATIONS

19.1 The chair informed the committee that the first Licensing Summit had taken place in January 2025 and thanks was given to all. The summit opened questions across the city by acting as a pre-engagement prior to a full consultation to be started after annual council in May 2025. The chair also considered that the nighttime economy of the city, including the music scene required protecting and reinvigorating. The committee were reminded of the new, and extensive, policy to protect women. The chair noted that the city was generally a safe space.

20 CALLOVER

20.1 The Democratic Services Officer stated the items on the agenda and the following were called for discussion by the committee:

- Item 16: Taxis & Private Hire Wheelchair Accessible Vehicle Consultation

21 PUBLIC INVOLVEMENT

21.1 There was none for this meeting.

22 MEMBER INVOLVEMENT

22.1 There was none for this meeting.

23 TAXIS & PRIVATE HIRE WHEELCHAIR ACCESSIBLE VEHICLE CONSULTATION

23.1 The Hackney Carriage Officer introduced the report to the committee.

Answers to committee Member questions

23.2 Councillor Pickett was informed that there were no clear records of wheelchair access. Demand was monitored by talking to operators and it was noted that demand had dropped off since summer 2024. The number of accessible vehicles was unlikely to drop, and no accessible vehicles were being asked to be cut. The chair confirmed that reviews were regular.

23.3 Councillor Bagaeen was informed that the 20% accessible vehicles was agreed at a recent meeting, and one operator had suggested the percentage. The 15 years agreement for accessible electric vehicles was suggested as the electric vehicles were considered to require less servicing and should last longer than petrol vehicles. Currently after 10 years vehicles are checked every 6 months, and this will be the same for electric vehicles. Currently 45% of Hackney carriages are accessible and 20% of private vehicles.

23.4 Councillor Hewitt was informed that there were two major operators in the city and all operators should provide wheelchair access.

23.5 Councillor Sykes was informed that the total number of wheelchair accessible vehicles in the city was not known. The chair noted the fleet was surveyed every 5 years. It was noted the 2010 and 2022 acts ensured drivers would assist wheelchair users with no extra charge. Those not complying could be prosecuted.

23.6 Councillor Sheard was informed that the proposed changes were for both Hackney and Private vehicles. It was noted that the issue of taxis being in bus lanes was an ongoing issue for the enforcement team. The councillor was also informed that taxis records were regularly looked at.

23.7 Councillor Pickett was informed that the wheelchair accessible vehicles were trained and reviewed, after three years they would be re-trained.

Vote

- 23.11 RESOLVED:**

- 2.1 That Members agree the following:
- 2.2 Remove the requirement for Operators to have 20% of the fleet wheelchair accessible when their fleet reaches 100 vehicles.
- 2.3 To be considered suitable to hold a Brighton & Hove Operator Licence, operators must provide wheelchair accessible services to disabled passengers in wheelchairs.
- 2.4 Allow proprietors with a compulsory wheelchair accessible vehicle who are unable to drive a wheelchair vehicle due to a medical or physical reason to transfer their compulsory wheelchair accessible vehicle and then be issued new plate for a Compulsory Fully Electric, Plug in Hybrid or Wheelchair Accessible Vehicle.
- 2.5 Wheelchair accessible vehicles may exceed the normal age limit for a maximum of 4 years until 1st April 2027.
- 2.6 Fully electric vehicles to be licensed up to 15 years from date of first registration.

24 ITEMS REFERRED FOR COUNCIL

- 24.1 There were no requests for any items to be referred to full council.

The meeting concluded at 3.42pm

Signed _____ Chairman

Dated this _____ day of _____

LICENSING COMMITTEE (Non - Licensing Act 2003 Functions)

Agenda Item 7

Brighton & Hove City Council

Subject: Licence Fees 2026/27
Date of Meeting: 6th November 2025
Report of: Corporate Director of City Operations
Contact Officer: Name: Alex Evans
Email: Alex.Evans@brighton-hove.gov.uk
Ward(s) affected: All

FOR GENERAL RELEASE

1. PURPOSE OF REPORT AND POLICY CONTEXT

- 1.1 This report sets out the proposed licence fees and charges for 2026/27 relating to Street Trading, Sex Establishments and Sex Entertainment Licences, Gambling premises, Taxi Licensing, Body piercing, and Animal Activity Licences.

This financial year will see an increase in license fees, primarily driven by corporate rate of inflation. As a result, our fee structure for the 2026/27 financial year needs to take account of these rising costs. The majority of fee increases will be below or around 5%.

2. RECOMMENDATIONS:

- 2.1 That the committee approves the following licence fees for 2026/27:

Taxi Licence fees - as set out in Appendix 1.

Sex Entertainment Venues and Sex Establishments fees – as set out in Appendix 2.

Street Trading fees – as set out in Appendix 2.

All Gambling Act 2005 fees – as set out in Appendix 2.

Body piercing – as set out in Appendix 2.

All Animal Activity Licences fees - as set out in Appendix 3.

A list of agreed fees for 2025/26 and proposed fees for 2026/27 is included in Appendices 1-3.

Note: If the above recommendations are not agreed, or if the committee wishes to amend the recommendations, then the item will normally need to be referred to the Cabinet meeting on 13 November 2025 to be considered as part of the overall 2026/27 budget proposals. This is because the 2026/27 budget proposals are developed on the assumption that fees and charges are agreed as recommended and any failure to agree, or a proposal to agree different fees and

charges, will have an impact on the overall budget proposals, which means it needs to be dealt with by Cabinet as per the requirements of the constitution. This does not fetter the committee's ability to make recommendations to Cabinet.

3. CONTEXT/BACKGROUND INFORMATION & CONSULTATION

- 3.1 In order to ensure that council taxpayers are not subsidising work concerning licensing administration, income is raised by licence fees with the aim of covering the cost of administration of each regime within the constraints of regulation. Licence fees should not be used to raise surplus revenues. The regulation of setting fees is detailed and changes as a result of legislation and cases; outlined below

Licence Fee Setting – general principles

- 3.2 There must be a proper determination of the authorisation fee (see Hemming 2015, 2017] UKSC.
- 3.3 A clear understanding of the policy and objects of the regime in question is required. It follows that the relevant considerations for vetting an applicant for a street trading licence will be different to those required for a sex establishment (see *R v Manchester City Council ex parte King* (1991) 89 LGR 696; also *R (on the application of Davis & Atkin) v Crawley Borough Council* [2001] EWHC 854 (Admin)). Particular attention needs to be had to those statutory provisions where a power is given to the local authority for the determination of an authorisation fee and other administrative fees.
- 3.4 Applicability of the European Services Directive (see Hemming [2015, 2017] UKSC: The Directive applies to street trading and sex licensing; not gambling or taxis. The UK left the EU on 31 January 2020, and the transition period (during which EU rules continued to apply in the UK) ended on 31 December 2020. The Services Directive therefore no longer applies to the UK, or to EEA businesses or individuals providing services in the UK. However, the European Union (Withdrawal) Act 2018 preserved the Provision of Services Regulations 2009 (as amended in 2014) for UK nationals and businesses established in the UK and formed under UK law. Regulation 18(4) applies to fees in the same way as the former Directive.
- 3.5 Different fee levels for different types of application. A licensing authority is entitled to set either the same or different fee levels for different types of applications: i.e. grant, renewal, variation, alteration or transfer. *R v Greater London Council, ex parte Rank Organisation* [1982] LS Gaz R 643.
- 3.6 Recovery of deficit. In *R v Westminster City Council, ex parte Hutton* (1985) 83 L.G.R. 461 it was held that where the fee income generated in one year fails to meet the costs of administering the licensing system, it is open to the local authority to make a proportionate increase in the licence fee for the following year so as to recoup the cost of the shortfall (*Hutton* at p 518). This longstanding principle was confirmed in Hemming [2012].

- 3.7 Accounting for surplus. In Hemming [2012] EWHC 1260 (Admin) and [2013] EWCA Civ 591 the court determined surpluses as well as deficits are to be carried forward. The licensing authority is not entitled to make a profit. (R v Manchester ex parte King 1991 89 LGR 696.
- 3.8 Rough and ready calculations. In Hemming [2012] EWHC 1260 (Admin) and [2013] EWCA Civ 591, the court did not require pin-point precision year on year. The council does not have to adjust the licence fee every year to reflect any previous deficit or surplus, so long as it 'all comes out in the wash' eventually. And the adjustment does not have to be precise: a rough and ready calculation which is broadly correct will do
- 3.9 Anticipated costs. Cases demonstrate that the fee level may be fixed by reference to anticipated costs of administering the authorisation scheme.
- 3.10 Over-estimation. If the fee levied in the event exceeds the cost of operating the scheme, the original decision will remain valid provided it can be said that the district council reasonably considered such fees would be required to meet the total cost of operating the scheme. R v M ex parte King.

Hackney Carriage & Private Hire

- 3.11 The Council must be able to show that it calculates hackney carriage and private hire licensing fees in accordance with the specific requirements of the Local Government (Miscellaneous Provisions) Act 1976. This requires that such fees have to be reasonable to recover the cost of issue and administration of licences. They cannot be used to raise revenue or fund activities such as taxis marshals. This has been confirmed in a recent court case Cummings and Others v Cardiff City Council which also confirmed that fees set must have regard to any surplus or deficit in previous years for each regime (hackney carriage or private hire).

The recent Court of Appeal case: R. (on the application of Rehman) v Wakefield City Council, December 2019, established that costs of administration under S53(2) of the above act could include the costs of enforcement against drivers of hackney carriages and private hire vehicles.

The Act allows the following costs to be recovered in the fees:

- The reasonable cost of carrying out vehicle inspection to decide if a licence should be granted.
 - The reasonable costs of providing hackney carriage stands.
 - Any reasonable administrative or other costs in connection with vehicle inspection and providing hackney carriage stands and
 - Any reasonable administrative or other costs in the control and supervision of hackney carriage and private hire vehicles.
- 3.12 Appendix 1 reasonably reflects the costs involved in the issuing and administration of Private Hire Vehicle Licences, and ensures our fees are competitive whilst remaining aligned with neighbouring authorities

Sex Establishments and Street Trading

- 3.13 Sex Establishments: The administration of Sex Establishments including Sex Entertainment venues (SEV)s is broken down as follows:
There are 2 Sex in total, for which renewal applications are processed annually, including officers carrying out annual inspections to ensure compliance with their licence. It is unlikely that a further sex establishment licence would be granted as this would be contra policy.

SEVS: There are 3 SEVs in total. SEV fees are based on licence renewals. It is unlikely that a further SEV licence would be granted as this would be contra policy. Annual inspections are carried out to ensure compliance with their licence.

- 3.14 The proposed fees are set to rise by an average of 5.%.
3.15 Street Trading: During 2025/26, the majority of inspections carried out by officers were recoverable. The administration of street trading is wholly recoverable, broken down as follows:

Zone A:-
5 pitches at 50 sq ft – all pay quarterly (1 trading, 4 vacant)

Zone B:-
28 traders (yearly)
9 seasonal traders

Upper Gardner Street Saturday Market:-
75 pitches this includes 11 designated food pitches.
74 pitches currently occupied with 1 pitch at no charge as payment to the market supervisor

- 3.16 The proposed fees are set to rise by an average of 5%.

Gambling Act 2005

- 3.17 The proposed fees reflect the statutory maximum and are set out in Appendix 2.

Body Piercing

- 3.19 The proposed fees are set to rise by an average of 5.9% and are set out in Appendix 2.

Animal Activity Licensing

- 3.19 It is proposed to raise all fees by an average of 3.5% as set out in Appendix 3.

4. Analysis and consideration of alternative options

- 4.1 Fees must be set.

5. Community engagement and consultation

- 5.1 Council's finance officer and legal services.

6. Conclusion

- 6.1 Fees must be set.

Conclusion

7. Financial implications

The fees and charges recommended in this report have been reviewed in line with the Corporate Fees & Charges Policy and all relevant regulations and legislation. Licence fees must be set annually at a level that it is reasonably believed will cover the costs of providing the service, and in accordance with the legal principles involved. The proposed fees for 2026/27 take account of inflation, particularly on staffing costs, ensuring that costs are fully recovered. Income from fees and charges is monitored as part of the Targeted Budget Monitoring (TBM) process.

Finance officer consulted: David Wilder Date consulted: 27/10/2025

8. Legal implications

- 8.1 Legal constraints on setting fees are as follows:

Fees must be charged in accordance with the requirements of the legislation under which they are charged. Thus for instance the Licensing Act 2003 gives the Council no discretion as they are set centrally by the relevant government department. Other legislation such as the Local Government (Miscellaneous Provisions) Act 1982 which covers a whole raft of activities and includes street trading and sex establishments simply states that we may charge such fees as we consider reasonable.

The term 'Reasonable' however does not imply wide discretion but incorporates important legal principles and constraints. These were highlighted in the case of *R v Manchester City Council ex parte King* concerning street trading. This case held that the fees charged must be related to the costs incurred in providing the street trading service. They must not be used to raise revenue generally. Fees must be proportionate. This principle is key and applies to other licensing regimes such as sex establishments.

This principle has been reinforced by the introduction of the European Services Directive which took effect from the end of 2009. The European Union (Withdrawal) Act 2018 preserved the Provision of Services Regulations 2009 (as amended in 2014) for UK nationals and businesses established in the UK and formed under UK law. Regulation 18(4) applies to fees in the same way as the former Directive.

The processes must be non-discriminatory, justified, proportionate, clear, objective, made in advance, transparent and accessible. Any fee charged for establishing a service can only be based on cost recovery and cannot be set at an artificial high level to deter service sectors from an area. The applicability of the Directive has been discussed in the recent case of *Hemming (and others) v Westminster City Council* (2015) (2017) UKSC. It is permissible for enforcement costs to be included in a licence fee but this element of the fee must be levied once the application has been granted. The Council should schedule regular fee reviews.

Therefore, the trading accounts must be carefully looked at in accordance with these principles. There is a risk of challenge by way of Judicial Review in cases where fees are set at an unreasonable or unlawful level

Lawyer consulted: Rebecca Sidell

Date consulted: 27/10/25

9. Equalities implications

There are no direct equalities implications.

10. Sustainability implications

There are no direct sustainability implications.

Supporting Documentation

- 1. Appendices**
2. List of current and proposed fees and charges

Taxi Licence	2025/26	Proposed 2026/27 Rate		
Dual Drivers Licence (3 Year)	£380.00	£400.00		£400.00
Private Hire Drivers Licence (3 Year)	£300.00	£320.00		£320.00
Hackney Carriage Vehicle Licence (Full Year)	£230.00	£240.00		£240.00
Private Hire Vehicle Licence (Full Year)	£200.00	£200.00		£210.00
Private Hire Operator Licence (1 or 2 Cars) - 5 year	£740.00	£780.00		£780.00
Private Hire Operator Licence (3 or more Cars) - 5 year	£740.00	£780.00		£780.00
Knowledge Test Fee	£50.00	£50.00		£67.00
Route Test Fee	£80.00	£80.00		£80.00
Vehicle Transfer Fee - Hackney Carriage	£230.00	£240.00		£240.00
Vehicle Transfer Fee - Private Hire	£200.00	£200.00		£210.00

5.3%
6.7%
4.3%
5.0%
5.4%
5.4%
34.0%
0.0%
4.3%
5.0%

LICENCING FEES	2025/26	Proposed 2026/27 Rate		
Sex Establishments and Venues				
Sex Establishments - Grants	£4,540.00	£4,770.00		£4,770.00
Sex Establishments - Renewal	£4,150.00	£4,360.00		£4,360.00
Sex Establishments - Occasional	£2,450.00	£2,570.00		£2,570.00
Sex Establishments - Transfer		£1,000.00		£1,000.00
Sex Establishments - Varitaion		£1,000.00		£1,000.00
Street Trading				
Upper Gardner Street	£620.00	£650.00		£650.00
Zone B	£750.00	£790.00		£790.00
Zone A 50 sq ft.	£5,150.00	£5,410.00		£5,410.00
Zone A 42 sq. ft.	£4,220.00	£4,430.00		£4,430.00
Street Artists	£37.00	£39.00		£39.00
Misc. Short Term	£37.00	£39.00		£39.00
Farmers Maker (per stall)	£260.00	£270.00		£270.00
Small Street Marker (per occasion)	£370.00	£390.00		£390.00
Gambling Act				
Existing Casino - Reg 6 and Reg 8 First Annual and Annual F	£3,000.00	£3,000.00		£3,000.00
Existing Casino - Reg 10 Change of circumstance	£50.00	£50.00		£50.00
Existing Casino - Reg 11 Variation	£2,000.00	£2,000.00		£2,000.00
Existing Casino - Reg 12 Transfer	£1,350.00	£1,350.00		£1,350.00
Existing Casino - Reg 13 Copy of Licence	£25.00	£25.00		£25.00
Existing Casino - Reg 14 Reinstatement	£1,350.00	£1,350.00		£1,350.00
Bingo Premises - Reg 5 (2) (a) Non Conversion - Provisional S	£1,200.00	£1,200.00		£1,200.00
Bingo Premises - Reg 5 (2) (b) Non Conversion - Other Premi	£3,500.00	£3,500.00		£3,500.00
Bingo Premises - Reg 6 and Reg 8	£1,000.00	£1,000.00		£1,000.00
Bingo Premises - Reg 10	£50.00	£50.00		£50.00
Bingo Premises - Reg 11	£1,750.00	£1,750.00		£1,750.00
Bingo Premises - Reg 12	£1,200.00	£1,200.00		£1,200.00
Bingo Premises - Reg 13	£25.00	£25.00		£25.00
Bingo Premises - Reg 14	£1,200.00	£1,200.00		£1,200.00

Bingo Premises - Reg 15 Provisional Statement	£3,500.00	£3,500.00	£3,500.00
Adult Gaming Centre - Reg 5 (2) (a)	£1,200.00	£1,200.00	£1,200.00
Adult Gaming Centre - Reg 5 (2) (b)	£2,000.00	£2,000.00	£2,000.00
Adult Gaming Centre - Reg 6 and Reg 8	£1,000.00	£1,000.00	£1,000.00
Adult Gaming Centre - Reg 10	£50.00	£50.00	£50.00
Adult Gaming Centre - Reg 11	£1,000.00	£1,000.00	£1,000.00
Adult Gaming Centre - Reg 12	£1,200.00	£1,200.00	£1,200.00
Adult Gaming Centre - Reg 13	£25.00	£25.00	£25.00
Adult Gaming Centre - Reg 14	£1,200.00	£1,200.00	£1,200.00
Adult Gaming Centre - Reg 15	£2,000.00	£2,000.00	£2,000.00
Betting Tracks - Reg 5 (2) (a)	£950.00	£950.00	£950.00
Betting Tracks - Reg 5 (2) (b)	£2,500.00	£2,500.00	£2,500.00
Betting Tracks - Reg 6 and Reg 8	£1,000.00	£1,000.00	£1,000.00
Betting Tracks - Reg 10	£50.00	£50.00	£50.00
Betting Tracks - Reg 11	£1,250.00	£1,250.00	£1,250.00
Betting Tracks - Reg 12	£950.00	£950.00	£950.00
Betting Tracks - Reg 13	£25.00	£25.00	£25.00
Betting Tracks - Reg 14	£950.00	£950.00	£950.00
Betting Tracks - Reg 15	£2,500.00	£2,500.00	£2,500.00
Family Entertainment Centre - Reg 5 (2) (a)	£950.00	£950.00	£950.00
Family Entertainment Centre - Reg 5 (2) (b)	£2,000.00	£2,000.00	£2,000.00
Family Entertainment Centre - Reg 6 and Reg 8	£750.00	£750.00	£750.00
Family Entertainment Centre - Reg 10	£50.00	£50.00	£50.00
Family Entertainment Centre - Reg 11	£1,000.00	£1,000.00	£1,000.00
Family Entertainment Centre - Reg 12	£950.00	£950.00	£950.00
Family Entertainment Centre - Reg 13	£25.00	£25.00	£25.00
Family Entertainment Centre - Reg 14	£950.00	£950.00	£950.00
Family Entertainment Centre - Reg 15	£2,000.00	£2,000.00	£2,000.00
Betting Other - Reg 5 (2) (a)	£1,200.00	£1,200.00	£1,200.00
Betting Other - Reg 5 (2) (b)	£3,000.00	£3,000.00	£3,000.00
Betting Other - Reg 6 and Reg 8	£600.00	£600.00	£600.00
Betting Other - Reg 10	£50.00	£50.00	£50.00
Betting Other - Reg 11	£1,500.00	£1,500.00	£1,500.00

Betting Other - Reg 12	£1,200.00	£1,200.00	£1,200.00
Betting Other - Reg 13	£25.00	£25.00	£25.00
Betting Other - Reg 14	£1,200.00	£1,200.00	£1,200.00
Betting Other - Reg 15	£3,000.00	£3,000.00	£3,000.00
Lotteries New - Reg 12	£40.00	£40.00	£40.00
Lotteries New - Reg 14	£40.00	£40.00	£40.00
Renewal - Reg 12	£20.00	£20.00	£20.00
Renewal - Reg 14	£40.00	£40.00	£40.00
Body Piercing & Cosmetics			
New premises fee	£170.00	£180.00	£180.00
New practitioner fee	£170.00	£180.00	£180.00
Registration of both a new premises and new practitioner	£350.00	£370.00	£370.00
Other changes (including replacement certificates)	£16.00	£17.00	£17.00

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ANIMAL WELFARE		
Collection of reclaimed dogs:		
Statutory charge (set by government)	TBC	
dog warden charges (includes VAT)	£38.00	£40.00
kennelling per day (includes VAT)	£38.00	£40.00
administration charge (includes VAT)	£21.00	£22.00
Vaccination (includes VAT)	£36.00	£38.00
Dog Control Fixed penalty	£109.00	£113.00
Noise Pollution - Domestic - Fixed Penalty	£134.00	£139.00
Noise Pollution - Commercial - Fixed Penalty	£660.00	£680.00
Animal Activity Licensing - New Applicants		
Domestic Dog Breeding (Total of Part A and Part B)	£406.00	£419.00
Commercial Dog Breeding (Total of Part A and Part B)	£466.00	£480.00
Domestic Dog Boarding (Total of Part A and Part B)	£388.00	£400.00
Commercial Dog Boarding (Total of Part A and Part B)	£466.00	£480.00
Cat Boarding (Total of Part A and Part B)	£429.00	£442.00
Dog Day Care (Total of Part A and Part B)	£429.00	£442.00
Exhibition of Animals (Total of Part A and Part B)	£466.00	£480.00
Hiring Horses (Total of Part A and Part B)	£516.00	£532.00
Pet Vending (Total of Part A and Part B)	£406.00	£419.00
Animal Activity Licensing - Renewals		
Domestic Dog Breeding (Total of Part A and Part B)	£368.00	£380.00
Commercial Dog Breeding (Total of Part A and Part B)	£406.00	£419.00
Domestic Dog Boarding (Total of Part A and Part B)	£330.00	£340.00
Commercial Dog Boarding (Total of Part A and Part B)	£406.00	£419.00
Cat Boarding (Total of Part A and Part B)	£368.00	£380.00
Dog Day Care (Total of Part A and Part B)	£368.00	£380.00
Exhibition of Animals (Total of Part A and Part B)	£406.00	£419.00
Hiring Horses (Total of Part A and Part B)	£466.00	£480.00
Pet Vending (Total of Part A and Part B)	£359.00	£370.00

	£40.00	5.3%
	£40.00	5.3%
	£22.00	4.8%
	£38.00	5.6%
	£113.00	3.7%
	£139.00	3.7%
	£680.00	3.0%
	£419.00	3.2%
	£480.00	3.0%
	£400.00	3.1%
	£480.00	3.0%
	£442.00	3.0%
	£442.00	3.0%
	£480.00	3.0%
	£532.00	3.1%
	£419.00	3.2%
	£380.00	3.3%
	£419.00	3.2%
	£340.00	3.0%
	£419.00	3.2%
	£380.00	3.3%
	£380.00	3.3%
	£419.00	3.2%
	£480.00	3.0%
	£370.00	3.1%