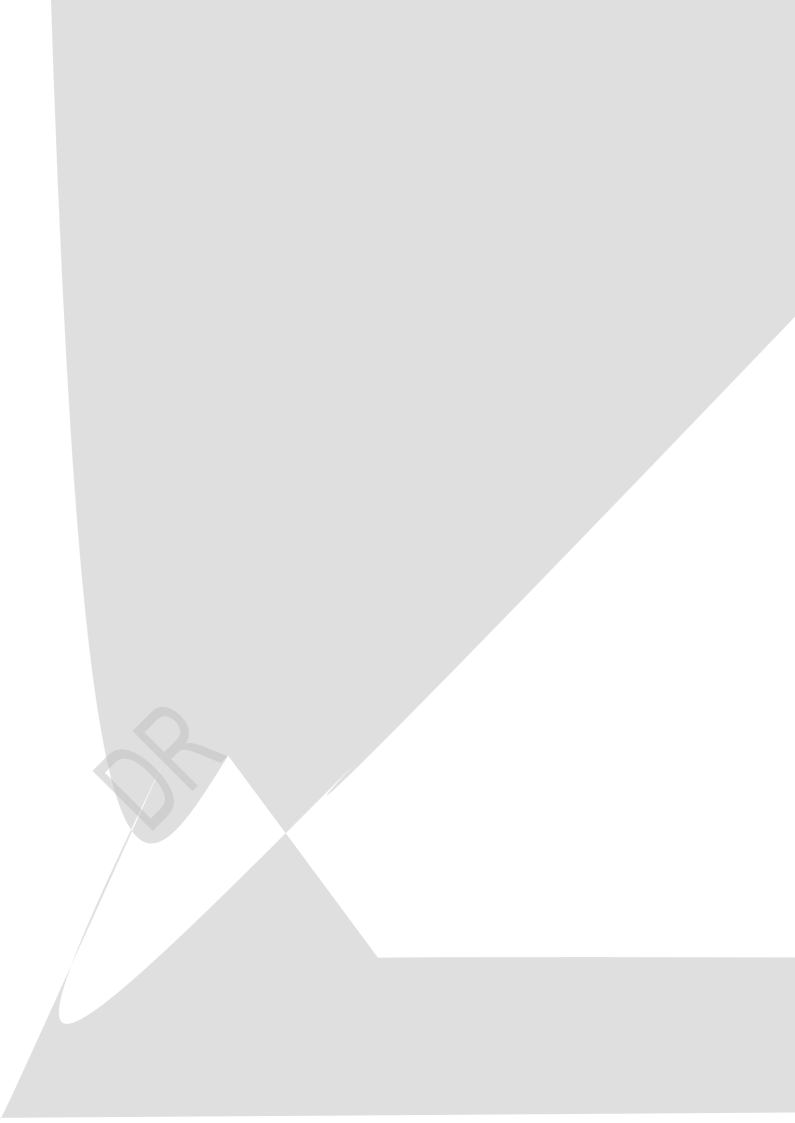
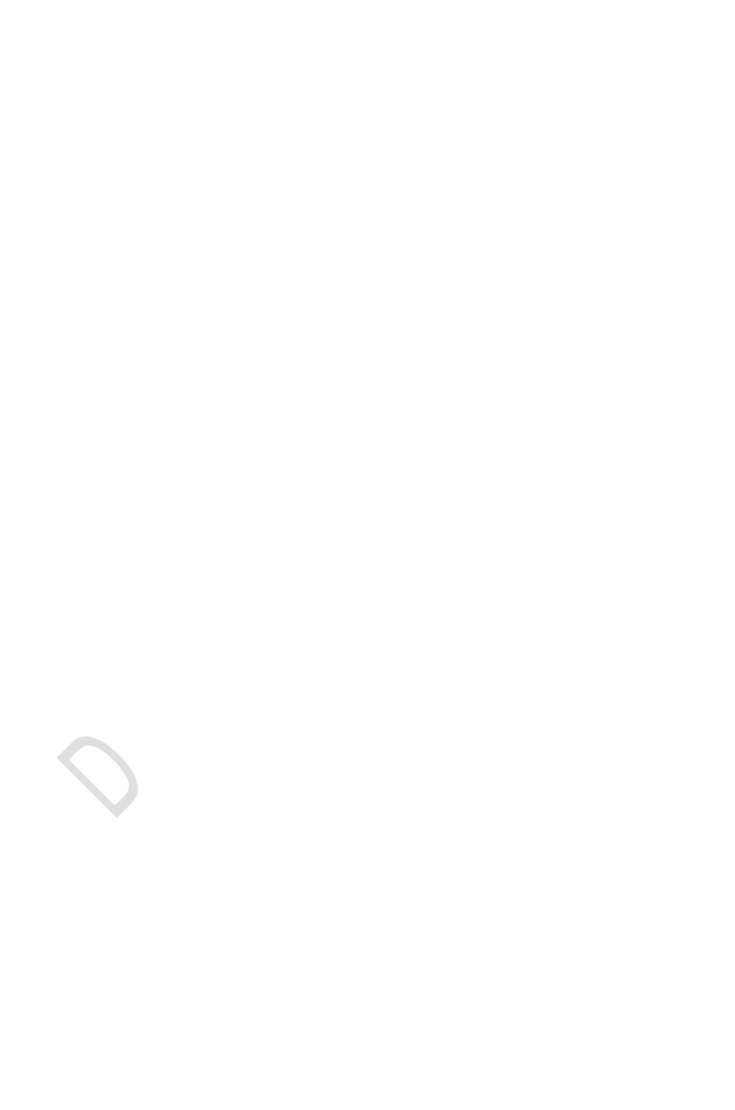


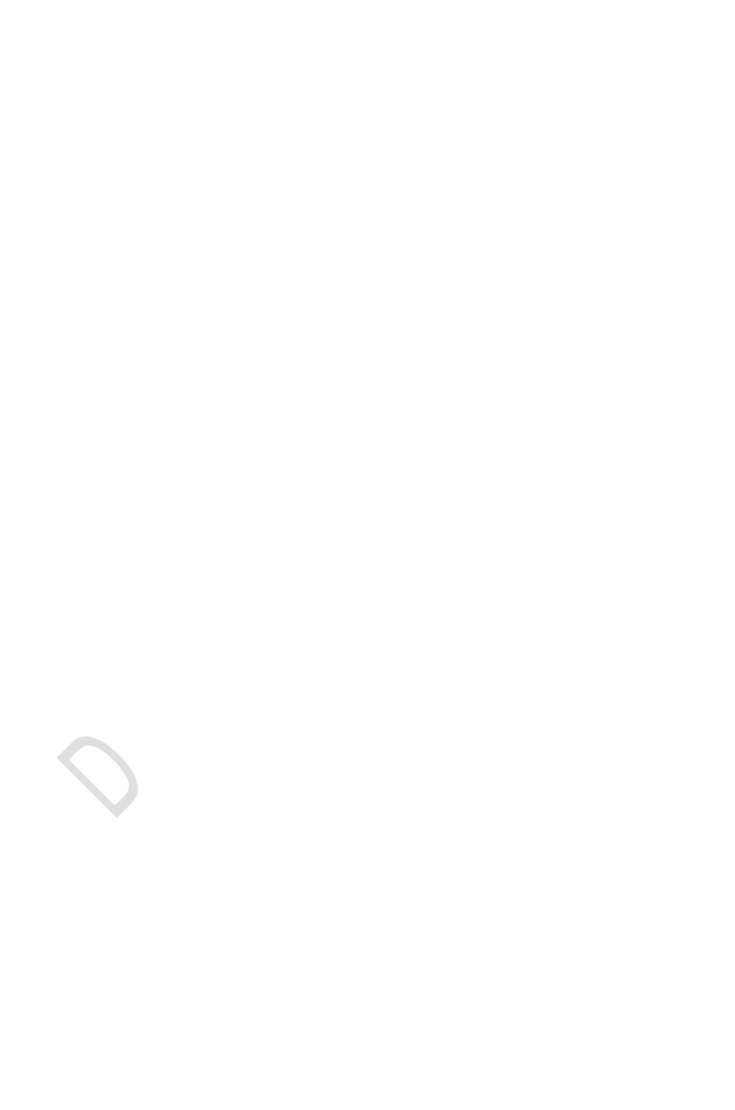
Premises Licences granted must be reasonably consistent with the licensing objectives. With regard to these objectives, this Council has conside 12.1





sufficiently detailed to include the information required by regulations."

- 18.7 The Council shares the Commission's appreciation at Paragraph 20.46 of the Guidance that "It is sometimes difficult to define the precise location of betting areas on tracks. The precise location of where betting facilities are provided is not required to be shown on track plans, both by virtue of the fact that betting is permitted anywhere on the premises and because of the difficulties associated with pinpointing exact locations for some types of track. Licensing Authorities should satisfy themselves that the plan provides sufficient information to enable them to assess an application."
- 19.1 Without requiring any form of authorisation under the Act, travelling fairs may provide an unlimited number of Category D gaming machines and/or equal chance prize, provided that the facilities for gambling amount to no more than an ancillary amusement at the fair.
- 19.2 The Council will consider whether the travelling fair falls within the statutory definition. The Act defines a travelling fair as "wholly or principally" providing amusements and they must be on a site that has been used for fairs for no more than 27 days per calendar year.
- 19.3 It is noted that the 27-day statutory maximum for land being used as a fair applies on a per calendar year basis, and that it applies to the piece of land on which the fairs are held, regardless of whether it is the same or different travelling fairs occupying the land. So far as is reasonably practicable, this Authority will monitor the use of land and will work with its neighbouring Authorities to ensure that land which crosses our boundaries is monitored so that the statutory limits are not exceeded.
- 20.1 Developers may wish to apply to this Authority for Provisional Statements before entering into a contract to buy or lease property or land to judge whether a development is worth taking forward in light of the need to obtain a Premises Licence.5 Tm[] TETQq0.000008875 0 595.56 842.04 reW\* r



Crawley Local Strategic

Partnership

Representatives of the licence holders for premises in the Borough who are affected by this policy Members of the public who are affected by this policy

Crawley and Gatwick Business Watch

Crawley Business Improvement District (BID)

Internal Partners responsible for Community Safety, Development Control and Economic Development

NB A full list of consultees will be held by the Council