[insert logo of relevant licensing authority and its reference number, optional]

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| **NOTICE OF GRANT OF AN APPLICATION FOR A PROVISIONAL STATEMENT**  **This notice is issued in accordance with regulations made under section 164(2) of the Gambling Act 2005**  [Insert here the name and address of the issuing licensing authority] |
| An application for a provisional statement in relation to the following type of premises:  *[Insert type of premises]* |
| **is granted to:**  *[Insert name of person(s) to whom the provisional statement is issued]* |
| of the following address: |
| *[Insert address(es) of the person(s) to whom the provisional statement is issued as set out in Part 2 of the application]* |
| the number of whose operating licence is:  *[Insert the operating licence number given by the Gambling Commission to the applicant’s operating licence. Leave out if no operating licence is held. Where there is more than one applicant who holds an operating licence, give all operating licence numbers.]* |
| The premises or proposed premises to which the application relates are: |
| *[Give the address of the premises as set out in the application. If the premises have no address, include the description of the premises and their location as set out in the application.]* |
| The provisional statement number is: |

If a premises licence for the type of premises specified in the provisional statement were to be issued, the licensing authority would attach the conditions set out in Annex A to this Notice, in exercise of their powers under section 169(1)(a) of the Gambling Act 2005.

*[Set out the conditions and the reasons for imposing them in an annex in the appropriate form. Where no conditions would be attached, omit this paragraph and the relevant annex*.*]*

The licensing authority did/did not *[delete as appropriate]* receive representations in relation to the

application.

If a premises licence for the type of premises specified in the provisional statement were to be issued, the licensing authority would exclude the default conditions set out in Annex B to this Notice, in exercise of their powers under section 169(1)(b) of the Gambling Act 2005.

*[Set out the default conditions to be excluded, and the reasons for excluding them, in an annex in the appropriate form. Where no conditions are excluded, leave out this paragraph and the relevant annex.]*

The representations received in relation to the application, together with the licensing authority’s response, are set out in Annex C to this Notice.

*[Set out the representations by the licensing authority, together with the authority’s response to*

*them, in an annex in the appropriate form. Where no representations were received, leave out this paragraph.]*

An appeal may be brought against the grant of the application, or the imposition or exclusion of the conditions referred to above by either the applicant, or any person who made representations in relation to the application. An appeal must be instituted:

* in the magistrates’ court for a local justice area in which the premises are wholly or partly situated;
* by notice of appeal given to the designated officer;
* within 21 days beginning with the date of receipt of this notice of grant.