CITY OF WOLVERHAMPTON COUNCIL

Statutory Licensing Committee

19 January 2022

Report title Review of Fees and Charges under the

Licensing Act 2003 and the Gambling Act 2005

for the year 2022-2023

Wards affected All

Accountable director Ross Cook, Director of City Housing and Environment

Originating service Licensing Services

Accountable employee Chris Howell Commercial Regulation Manager

Tel 01902 554554

Email Chris.howell@wolverhampton.gov.uk

Report to be/has been

considered by

None

Recommendations for decision:

The Statutory Licensing Committee is recommended to:

- 1. Note the non-discretionary fees and charges set by statute in relation to the Licensing Act 2003 set out in **Appendix 1**.
- 2. Approve the fees and charges set out in **Appendix 2** in relation to the Gambling Act 2005 with effect from 1 April 2021 over which the Council has fee setting powers.
- 3. Note other fees and charges for permits set by the Secretary of State in relation to the Gambling Act 2005 over which the Council has no local control.

This report is PUBLIC [NOT PROTECTIVELY MARKED]

1.0 Purpose

1.1 To submit for consideration proposed fees and charges for 2022-2023 in relation to certain licences and activities regulated by the Statutory Licensing Committee.

2.0 Background

- 2.1 The Council is empowered under Statute to levy fees for the issue of licences and permits under the control of City of Wolverhampton Council.
- 2.2 The Council policy is to review its fees on an annual basis and to amend the cost of service provision to attain a cost-neutral service provision. This is typically adjusted on a three-year rolling basis. The budget is assessed and adjusted to ensure the fees and charges are revised to reflect, for example, inflationary increases or to address legislation changes and to include all other costs of providing the service. There are a number of licences where the fees and charges are set by statute.
- 2.3 Under the Licensing Act 2003, fees and other charges are set by statute and cannot be amended. There is a capped maximum fee set by statute under the Gambling Act 2005 for premises licences.

3.0 Proposals for 2022-2023

3.1 Licensing Act

- 3.2 Fees and charges for premises, clubs, personal licences, temporary event notices and other fees in relation to the Licensing Act 2003 are set by statute when enacted in November 2005. These fees are shown at **Appendix 1** to this report. These fees remain unchanged since last years' report.
- 3.3 Councillors should note that applications made under Sections 17, 34, 71 and 84 of the Licensing Act 2003 which relate to the provision of Regulated Entertainment within Educational Institutions i.e. School or College or premises that are or form part of a Church Hall, Chapel Hall or similar building or Village Hall, Parish Hall or Community Hall or other similar building are exempt from payment of fees.

3.4 **Gambling Act**

- 3.5 Gambling Act Premises licence fees are set at the capped maximum limit. This has been implemented by this authority having calculated the cost of provision of the service. These fees are shown at **Appendix 2** to this report. These fees remain unchanged since last years' report.
- 3.6 Under the Gambling Act 2005, fees for permits, small society registrations etc are nondiscretionary fees set by statute.

This report is PUBLIC [NOT PROTECTIVELY MARKED]

4.0 Financial implications

- 4.1 The fees and charges for the Licensing Act 2003 premises and ancillary permits and notices are set in Statute and therefore cannot be amended.
- 4.2 Fees under the Gambling Act 2005 are set at the capped limit for premises. The proposed fees for 2021-2022 are unchanged from 2020-2021. The fees for incidental permits and notices are set in statute.
 [SB/16122021/X]

5.0 Covid implications

- 5.1 The premises and businesses that hold these types of licences have been adversely affected by Covid-19 including lockdowns and restrictive business practices. However, the cost to the council for provision of the licence have not reduced. It is however recognised that many businesses will experience financial difficulties during the pandemic and recovery period. It is therefore proposed to continue to allow the cost of licence renewals to be spread over a short term.
- 5.2 The payment terms agreed, must include full settlement by the end of the applicable financial year and shall be agreed by the Head of Service or Service Manager.

6.0 Legal implications

The legal implications are considered within the main body of the report. [SH/091221/C]

7.0 Equalities implications

7.1 There are no equalities implications arising from this report.

8.0 Climate change and environmental implications

8.1 There are no climate change and environmental implications arising from this report.

9.0 Schedule of background papers

- 9.1 These fee tables are a direct copy of the fees and charges agreed for 2021/2022.
- 9.2 Statutory Licensing Committee 20 January 2021 Review of Fees and Charges for Licensing Act and Gambling Act for 2021-2022.