JERSEY GAMBLING COMMISSION



Crown and Anchor Operators Licence

Report on Fees

The Commission has a duty under Article 46 of the Gambling (Jersey) Law 2012 to determine and publish fees payable to it for:

- (a) the performance by the Commission of any of its functions under this Law;
- (b) the submission of an application, report or other document to the Commission under this Law; and
- (c) the annual continuance of a licence, permit, approval or registration granted under this Law.

The purpose of this notice is to prescribe fees for licences granted to a Crown and Anchor operator as a consequence of the provisions of Article 22 of the Gambling (Jersey) Law 2012.

In deciding the level of fees, the Commission will assess an appropriate level of regulatory oversight and consider the following factors:

- the element of risk;
- the impact on the Island in case of company or product failure, and
- the level of gambling as a percentage of total business.

The Commission will also generally seek to discuss its proposed fees with those directly affected and, if there is a recognised trade body, will consult with that body. In the absence of a recognised trade body the Commission may simply publish its Notice of Proposed Fees, which are then adopted 29 days later.

Application: Crown and Anchor Operator Licence

Crown and Anchor applications broadly follow the same process set out by the Commission for the approval of all commercial gambling promotions. Applicants must read and demonstrate understanding of the policy governing the particular type of gambling they mean to offer and be competent operators of that form of gambling. All Crown and Anchor staff directly involved in the provision of the gambling must be disclosed to the Commission and the responsible person – the applicant – must sign a declaration stating they have no criminal convictions. Crown and Anchor cannot be offered just anywhere the licensee pleases; the Commission always requires advance details of events where the game is planned to be offered and receive written confirmation from the organisers of those events that they do in fact want the provision of Crown and Anchor tables.

Licence Fee: Crown and Anchor Operator Licence

A Crown and Anchor licence lasts for the calendar year in which it is issued. A fee is required to be paid in advance of each event the licensee wishes to attend.

A fee per event covers the regulatory costs of inspections and the examination of annual returns which the licensees must send to the Commission at the end of the calendar year.

Annual Review

NB: In order that fees do not erode with inflation there will be an **annual** review of fees. For the express exclusion of doubt, the Commission will not raise fees following such review beyond that set by the RPI figure published by the Government of Jersey without undertaking a further consultation. Undertaking such a review does not bind the Commission to alter these or any other fees.

Notice of Fees

The Commission has decided to adopt the following fees:

Application Fees: £0

Licence Fees: £83 per table per event

Payment for licence fees (using licensee name or invoice number as a reference) should be sent by bank transfer to:

The Jersey Gambling Commission; HSBC; Sort Code: 40-25-34 Account Number: 52474700

Document History Log

Date Change Description

November 2023 Fees revised in line with Jersey RPI to June 2023