

Licensing Act 2003 **Regulated Entertainment**

From June 2015

Regulated entertainment is a licensable activity under the Licensing Act 2003 and must be authorised by a Premises Licence, Club Premises Certificate or a Temporary Event Notice unless it falls under any of the exemptions.

The descriptions of entertainment are:

- Performance of a play •
- Exhibition of a film
- Indoor sporting event
- Boxing or wrestling entertainment (this includes combined fighting sports)
- Performance of live music
- Playing of recorded music
- Performance of dance
- Entertainment of a similar description to live music, recorded music or dance.

To be regulated entertainment two rules must apply

- 1 The entertainment must take place in the presence of an audience and be provided for the purpose of entertaining that audience.
- 2 The entertainment must be provided;
 - for the public or a section of the public or (a)
 - (b) members and their guests of a club
 - where (a) and (b) do not apply, with a view to profit. (c)

Exemptions

You will **not** need a premises licence, club premises certificate or temporary event notice, if any of the following exemptions apply.

General Exemptions

- Entertainment which is incidental to religious services or meetings or at places of public religious worship
- Morris dancing or any dancing of a similar nature and the accompanying music
- Incidental music. This is live music or recorded music incidental to some other activity which is not, by itself, regulated entertainment. Music is unlikely to be considered incidental if it is the main or one of the main reasons for people attending an event or is advertised as the main attraction. Also if the volume of the music predominates over other activities it is also unlikely to be considered incidental
- Garden fetes or functions or events of a similar nature if not being promoted or held for purposes of private gain
- Incidental Film
- Film exhibitions for the purposes of advertisement, information, education, etc
- Film exhibitions in museums and art galleries
- Use of live television or radio receivers (however, showing pre-recorded entertainment such as DVDs is not exempt):

• Vehicles in motion

Live and Recorded Music Exemptions

- <u>Unamplified</u> live music is provided between 8am and 11pm in any location (licensed or unlicensed)
- <u>Amplified</u> live and recorded music between 8am and 11pm for audiences of no more than 500 people, in a venue that has a Premises Licence or Club Premises Certificate that permits sale of alcohol for consumption <u>on</u> the premises
- <u>Amplified</u> live music between 8am and 11pm for audiences of no more than 500 people, in workplaces which do not have a licence (or which are licensed but only for late night refreshment);

NB – If the Licensing Authority has to review a Premises Licence or Club Premises, on the grounds of public nuisance, it can impose conditions restricting the above activities

Performance of Plays and Dance Exemption

• Plays and Dance Performances between **8 am and 11 pm** for audiences of no more than **500** people in any location. (This does not apply to dance performances of an adult nature)

Indoor Sport Events Exemption

• Indoor sport events between 8 am and 11 pm for audiences of no more than 1,000 people in any venue

Boxing and Wrestling Exemption

• Greco-Roman Wrestling and Freestyle Wrestling between 8 am and 11 pm for audiences of no more than 1,000 people in any venue

Greco-Roman and Freestyle are Olympic Sports overseen by British Wrestling and involve throws, locks and clinching techniques to pin the opponent's shoulders to the ground. It is predominantly between amateurs. All other types of boxing and wrestling (indoors and outdoors) are not exempt,

Exemptions for specific premises

Local Authority premises, Hospitals and Schools

All entertainment is exempt between 8 am and 11 pm but only if provided by or on behalf of the local authority, health care provider or school

Community Premises, Hospitals and Schools

Live and Recorded music is exempt between 8 am and 11 pm for audiences of no more than 500 people at:

- Community Premises not authorised by a premises licence that includes sale of alcohol
- Hospitals
- Schools

Films that are shown 'not for profit' (age classification ratings will still apply) are exempt between **8 am and 11 pm** for audiences of no more than **500** people at:

• Community Premises

The person organising the entertainment must get written consent from the community hall committee, health care provider or the school to use the premises for these purposes

Circuses

Any entertainment by a travelling circus is exempt between 8 am and 11 pm providing it is not film, boxing or wrestling and takes place within a moveable structure and is not located on the same site for more than 28 consecutive days

Sale of Alcohol

Sale of alcohol remains licensable in all circumstances. There are **no exemptions.**

If guests 'bring their own' alcohol to the event or you give away alcohol for free then this is not a sale of alcohol and not licensable. However if to get the free alcohol a person must buy a ticket or pay an entry fee then this is still classed as sale of alcohol as payment is being made to be entitled to the alcohol.

Performing Rights Licensing

Even if your entertainment falls under one of the above exemptions you may still need permission from the Performing Rights Society if you are playing music that is copyrighted. You will need to contact the PRS for advice. Their website is <u>www.prsformusic.com</u>



WHERE CAN I GET MORE HELP AND ADVICE?

Contact the Licensing Section at Stroud District Council

Address	Westward Road, Stroud, Glos. GL5 4UB If you wish to call into the Offices to speak to		
	someone from the Licensing Team we advise that you ring first and make an appointment		
Email:	licensing@stroud.gov.uk	Phone:	01453 754440
Web:	www.stroud.gov.uk	Fax:	01453 754963