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Gambling Ordinance (2018:1475)

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Chapter 1. Scope and terminology used in the Ordinance

Scope

§ 1 This Ordinance relates to gambling as referred to in the Gambling Act (2018:1138).

In § 2 of the Ordinance (2018:1476) with instructions to the Swedish Gambling Authority, there are provisions stipulating that the Swedish Gambling Authority is the authority that fulfils the tasks assumed by the gambling authority under the Gambling Act.

Terminology used in the Ordinance

§ 2 Unless otherwise stated, the expressions and terms used in the Ordinance have the same meaning as in the Gambling Act (2018:1138).

The following definitions apply in this Ordinance:

1. bet behind: a bet made by one or more players on the hand of another player,
2. fixed odds: betting where the licence holder predetermines the odds for all possible outcomes and where a winning bet wins the bet amount multiplied by the odds,
3. parimuteul odds: betting between players where a predetermined share of the bets is set aside for winnings and where the winning bets receive winnings from the pool in proportion to the bet amounts,
4. number game: a lottery with a fixed or variable payout table where the possibility of winning depends on whether the numbers drawn match the numbers chosen by a player or a randomly selected combination of numbers,
5. odds: measure of the ratio between a player's bet and winnings,
6. probability game: a lottery in the form of a game matrix with predetermined data where the chance of winning depends on whether certain fields on the matrix are revealed,
7. scratch cards: a lottery with pre-drawn data that determines whether or not the card is a winner, and
8. game with a pot: a lottery where the players' bets are wholly or partially collected into a pot from which winnings are paid out to the winning players.

Chapter 2. Licensing and registration of games

§ 1 An application for a licence, registration, or permit pursuant to the Gambling Act (2018:1138) shall be in writing and in Swedish.

§ 2 The following persons shall be regarded as part of the applicant's management in accordance with Chapter 4, § 3 of the Gambling Act (2018:1138):

1. CEO and Deputy Executive Director or other person responsible for operations,
2. partners, general partners and limited partners,
3. authorised signatory and procuracy holder,
4. trustee of foundation,
5. the person responsible for finances/accounting,
6. the person responsible for regulatory compliance,
7. the person responsible for the game software and the operation of the game,
8. the person responsible for IT security,
9. the person responsible for system modifications, and
10. the person responsible for issues concerning money laundering and terrorist financing.

§ 3 Licence applicants shall designate a contact person with whom the Swedish Gambling Authority can communicate during the application process and during the term of validity of the licence.

Chapter 3 Games reserved for the State

§ 1 This chapter applies to gambling that is provided under a licence for games that are reserved for the State according to Chapter 5 of the Gambling Act (2018:1138).

Gambling at casinos

§ 2 Automated casino games may only be provided under a licence to provide gambling at a casino. In the enforcement of this Chapter, such games shall be deemed to constitute casino games rather than token gambling machines.

§ 3 At a casino, the number of automated casino games may amount to no more than half of the total number of casino games.

§ 4 The total number of token gambling machines at all casinos in Sweden may not exceed 2,500.

At a casino, the number of token gambling machines may amount to no more than ten times the number of casino games.

§ 5 The value of a bet in a casino game at a casino may amount to no more than two price base amounts¹ for each possible win.

The value of a bet in a game on a token gambling machine at a casino may amount to no more than 1/250 the price base amount for each possible win.

§ 6 During the term of a licence, the value of the winnings from a token gambling machine at a casino shall correspond to at least 85% of the value of the bets made in such games during the same period.

Gambling on token gambling machines

§ 7 The number of token gambling machines in Sweden at locations other than casinos may amount to no more than 7,500, of which no more than 500 may be placed at locations where bingo is provided.

§ 8 The value of a bet in a game on a token gambling machine at a location other than a casino may amount to no more than 1/7,000 the price base amount for each possible win.

The value of a winning from such a game may amount to no more than 100 times the value of the bet in the game.

§ 9 During the term of a licence, the value of the winnings from a game on a token gambling machine at a location other than a casino shall correspond to at least 85% of the value of the bets made in such games during the same period.

§ 10 The return from games on token gambling machines' under Chapter 5, § 8 of the Gambling Act (2018:000) refers to the compensation payable to the provider of the bingo game as agreed with the provider of the token gambling machine.

§ 11 Before the approval of a licence application to provide games on token gambling machines at a location other than a casino, the municipality in which the game is to be provided shall be given an opportunity to comment on the application.

Lotteries

§ 12 A licence under Chapter 5, § 1 of the Gambling Act (2018:1138) to provide games other than casino games at a casino and games on token

¹ See Chapter 2, Section 4 the Gambling Act (2018:1138)

gambling machines may only cover scratch cards, number games and probability games.

§ 13 Games on scratch cards may only be provided with a fixed payout table.

§ 14 During the term of a licence, the value of the winnings from a scratch card lottery, number game or probability game may amount to no more than 50% of the value of the bets made in the game during the same period.

§ 15 In the case of events outside the licence holder's control, the value of the winnings may exceed the maximum value specified in § 14.

§ 16 Licence holders shall offer players without player accounts the opportunity to collect their winnings for at least three months after the outcome of the game has been settled.

Chapter 4. Gambling for purposes in the public interest

§ 1 This chapter applies to gambling that is provided under a licence for gambling for purposes in the public interest in accordance with Chapter 6 of the Gambling Act (2018:1138).

Scratch cards

§ 2 Games on scratch cards may only be provided with a fixed payout table.

Bets, winnings and payouts

§ 3 During the term of a licence, the value of the winnings from a lottery other than bingo shall correspond to no more than 50% of the value of the bets made in the lottery during the same period.

In the case of lotteries that have a predetermined payout table and are conducted in several counties, the calculation of the value of the winnings may be based on an assessment of a probable winning outcome.

§ 4 In the case of events outside the licence holder's control, the value of the winnings may exceed the maximum values specified in § 3.

§ 5 The value of a bingo win may amount to no more than one price base amount. If there are specific reasons to do so, the value may be increased to a higher amount, but to no higher than six price base amounts.

During the term of a licence, the value of the winnings from bingo shall correspond to at least 35% of the value of the bets made in the game during the same period.

§ 6 The value of a wager in local pool betting on horses may amount to no more than 1/8,000 the price base amount.

The value of a winning in such a game may amount to no more than 1/80 the price base amount.

§ 7 The value of a cash win in a registration lottery under Chapter 6, § 9 of the Gambling Act (2018:1138) may amount to no more than one price base amount.

The value of the bets in such a lottery may amount to no more than 33 and 1/3 the price base amount over a five-year period.

The value of the winnings in the lottery shall correspond to at least 35% and no more than 50% of the value of the bets made in the lottery.

§ 8 Licence holders shall offer players without player accounts the opportunity to collect their winnings for at least three months after the outcome of the game has been settled.

Chapter 5 Commercial online gambling

§ 1 This chapter applies to gambling that is provided under a licence for commercial online gambling according to Chapter 7 of the Gambling Act (2018:1138).

Permissible casino games

§ 2 A licence to provide casino games may cover roulette, card games and dice games.

Side bets

§ 3 A licence to provide side bets may only cover games with pots.

Other provisions

§ 4 The funds that are separated from players' bets to be paid out later to winners in a particular game shall be kept separate from the licence holder's funds.

Chapter 6 Betting

§ 1 This chapter applies to gambling that is provided under a licence for betting according to Chapter 8 of the Gambling Act (2018:1138).

Impermissible betting

§ 2 A licence to provide betting may not cover betting on animals that are pitted against each other.

Side bets

§ 3 A licence to provide side bets may only cover number games.

Other provisions

§ 4 Betting shall be provided with fixed or parimutuel odds or a combination thereof.

§ 5 Betting on Swedish horse racing or harness racing may only include races that are included in the competition calendar of a central horse sports organisation.

§ 6 The funds that are separated from players' bets to be paid out later to winners in a particular game shall be kept separate from the licence holder's funds.

Chapter 7. Land-based commercial gambling

§ 1 This chapter applies to gambling that is provided under a licence for land-based commercial gambling in accordance with Chapter 9 of the Gambling Act (2018:1138).

Casino games

§ 2 A licence to provide casino games other than card games in tournament form may only cover roulette, card games and dice games.

A licence to provide side bets may only cover side bets on card games in which the player plays against the licence holder.

A licence to provide bet behinds may only cover black jack games.

§ 3 The value of a bet in a roulette or dice game may amount to no more than 1/2,000 the price base amount for each possible win.

The value of a winning in such a game may amount to no more than 1/100 the price base amount for each possible win.

§ 4 The value of a bet in a card game that is not provided in tournament form may amount to no more than 1/200 the price base amount for each possible win.

The value of a winning in such a game may amount to no more than 1/133 the price base amount for each possible win.

Goods gambling machines

§ 5 If the Swedish Gambling Authority, in a case involving a licence to provide games on goods gambling machines, requests that the applicant provide certificates, endorsements, or other similar documents to demonstrate that a certain requirement is met, the Authority shall accept equivalent documents from another State within the EEA. However, the Authority may request a translation of the document into Swedish.

§ 6 In a case involving a licence to provide games on goods gambling machines, a decision shall be issued by the Swedish Gambling Authority no later than two months after receipt of a complete application. If necessary due to the examination of the case, the processing time may be extended by a maximum of two months no more than one time. The applicant shall be informed of the reason(s) for the extended processing time, before the original processing time has elapsed.

§ 8 of Act (2009:1079) on services in the internal market contains provisions which stipulate both that an acknowledgement of receipt shall be sent to the applicant upon receipt of a complete application as well as the content of the acknowledgement of receipt.

A decision to extend the processing time may not be appealed.

§ 7 The value of a bet in a game on a goods gambling machine may amount to no more than 1/4,000 the price base amount for each possible win.

The value of a winning from such a game may amount to no more than 1/300 the price base amount for each possible win.

Card game tournaments

§ 8 A licence to provide card games in tournament form may only cover such poker where there are both community cards and pocket/hole cards.

§ 9 The value of each player's buy-in for a card game tournament may amount to no more than 1/40 the price base amount.

However, the value of each player's buy-in for an annual card game tournament as referred to in Chapter 9, § 7 of the Gambling Act (2018:1138) may amount to as much as 1/8 the price base amount. For such tournaments, a maximum of 25% of the prize pool may be awarded to an individual player and no more than 20% of the buy-ins may be used to cover the licence holder's tournament costs.

§ 10 Players shall pay their buy-ins for card game tournaments before the tournaments begin. Buy-ins for and payouts from such tournaments may not be made in cash.

§ 11 At least half of the prize pool for a card game tournament shall consist of the players' buy-ins.

Other provisions

§ 12 Before the approval of a licence application to provide casino games, the Swedish Police Authority and the municipality in which the game is to be provided shall be given an opportunity to comment on the application.

Chapter 8. Gambling on vessels in international traffic

§ 1 This chapter applies to gambling that is provided under a licence for gambling on vessels in international traffic according to Chapter 10 of the Gambling Act (2018:1138).

Casino games

§ 2 A licence to provide casino games other than card games in tournament form may only cover roulette, card games and dice games.

A licence to provide side bets may only cover side bets on card games in which the player plays against the licence holder.

A licence to provide bet behinds may only cover black jack games.

§ 3 The value of a bet in a roulette or dice game may amount to no more than 1/2,000 the price base amount for each possible win.

The value of a winning in such a game may amount to no more than 1/67 the price base amount for each possible win.

§ 4 The value of a bet in a card game may amount to no more than 1/200 the price base amount for each possible win.

The value of a winning in such a game may amount to no more than 1/133 the price base amount for each possible win.

Card game tournaments

§ 5 A licence to provide card games in tournament form may only cover such poker where there are both community cards and pocket/hole cards.

§ 6 The value of each player's buy-in for a card game tournament may amount to no more than 1/40 the price base amount.

§ 7 Players shall pay their buy-ins for card game tournaments before the tournaments begin. Buy-ins for and payouts from such tournaments may not be made in cash.

§ 8 At least half of the prize pool for a card game tournament shall consist of the players' buy-ins.

Cash gambling machines and token gambling machines

§ 9 A licence for a maximum of 75 cash gambling machines or token gambling machines may be granted for each individual vessel.

§ 10 The value of a bet in a game on a cash gambling machine or token gambling machine may amount to no more than 1/4,000 the price base amount for each possible win.

The value of a winning from such a game may amount to no more than 1/200 the price base amount for each possible win. However, an individual vessel may have up to 10 cash gambling machines or token gambling machines where the value of a winning for each possible win may amount to as much as 1/40 the price base amount.

§ 11 Each bet on a cash gambling machine or token gambling machine shall have the same chance to win, regardless of the outcome of the previous game. However, a game may be dependent on the game that immediately precedes it, if that game, in turn, was not dependent on a previous game and did not result in a winning.

§ 12 During the term of a licence, the value of the winnings from cash gambling machines or token gambling machines shall correspond to at least 85% of the value of the bets made during the same period.

Chapter 9. Partners of licence holders

International collaboration

§ 1 The possibility to collaborate internationally under Chapter 11, § 1 of the Gambling Act (2018:1138) is conditional upon the following

1. the Swedish Gambling Authority has approved the collaboration following an assessment of whether the game can be presumed to be conducted in a sound, secure and appropriate manner from a public perspective, and

2. the licence holder affirms that the international collaboration partner complies with

a) the technical requirements laid down pursuant to Chapter 16 of the Gambling Act, or equivalent requirements, and

b) the requirements of the Act (2017:630) on measures against money laundering and terrorist financing, or equivalent requirements that guarantee equivalent protection against money laundering and terrorist financing.

§ 2 On condition that both § 1 above and the requirements of Chapter 11, § 1 of the Gambling Act (2018:1138) are complied with, the Swedish Gambling Authority may determine the jurisdictions outside the EEA in which a licence holder may practise an international collaboration.

Gambling agents

§ 3 A gambling agent as referred to in Chapter 11, § 2 of the Gambling Act (2018:1138) shall be registered if their application demonstrates that they are suited to provide gambling.

A registration application shall include

1. the gambling agent's name and address, as well as their national registration number, corporate identity number or equivalent;

2. if the gambling agent is a legal person: name and address, as well as national registration number or equivalent for those on the gambling agent's board of directors and for the CEO or person who equivalently represents the gambling agent; and

3. information which demonstrates that the persons referred to in 1 and 2 are suitable as gambling agents.

Chapter 10. Player accounts

§ 1 A sum of money deposited by a player to a player account shall be credited to the account when the licence holder has received the money. Winnings shall be credited immediately or as soon as possible taking into account the security of the transaction.

§ 2 A payout to a player in accordance with Chapter 13, § 8, paragraph 1 of the Gambling Act (2018:1138) shall be made no later than five working days after the player account has been closed.

§ 3 A licence holder's obligations under the Gambling Act (2018:1138) in relation to a player shall not be affected by the fact that the licence holder allows players to have multiple player accounts.

§ 4 Licence holders may not accept cash as a means of payment for online gambling.

Chapter 11. Responsible gambling

Duty of care

§ 1 Licence holders shall have established procedures to contact players in cases where problem gambling has been identified or suspected.

§ 2 Licence holders shall document all responsible gambling measures that are taken.

Limitations on deposits, losses and login time

§ 3 Limits on deposits and losses under Chapter 14, § 7 of the Gambling Act (2018:1138) shall be specified by day, week and month.

If a player wishes to change one of the set limits, the change shall come into effect immediately if it relates to a decrease and after 72 hours at the earliest if it relates to an increase.

§ 4 In the case of online gambling according to Chapters 5-8 of the Gambling Act (2018:1138) and games on token gambling machines at locations other than casinos pursuant to Chapter 5, § 1 of the same act, players shall specify

whether their login time is to be limited. If a player chooses to limit their login time, they shall also specify the exact duration.

§ 5 Licence holders shall ensure that the limits specified under §§ 3 and 4 cannot be exceeded. If a player raises a limit or sets a deposit limit higher than SEK 10,000 per month, the licence holder shall contact the player in order to fulfil their duty of care pursuant to Chapter 14, § 1 of the Gambling Act (2018:1138).

Bonus offers

§ 6 A licence holder that offers a bonus to a player in accordance with Chapter 14, § 9 of the Gambling Act (2018:1138) shall – in conjunction with providing the offer and use of the offer by the player – inform the player in clear and plain language of the terms and conditions of the offer. Payment of a bonus shall be made as soon as possible after the terms and conditions have been met.

A bonus to an individual player may not be offered on terms that differ from those offered under the same conditions to other players who play the same game.

A player shall have at least 60 days to fulfil any terms that may have been linked to the payout of a bonus.

Self-assessment test

§ 7 A self-assessment test in accordance with Chapter 14, § 10 of the Gambling Act (2018:1138) shall be placed in a clearly visible location and always be possible to access on pages of the website where the player can play or where there is information about their player account or information on responsible gambling.

Self-exclusion

§ 8 A licence holder shall inform the player of the self-exclusion option in accordance with Chapter 14, § 12 of the Gambling Act (2018:1138). On their website, licence holders shall also provide a link to the page on the Swedish Gambling Authority's website where one can submit a self-exclusion notification.

§ 9 Upon registration of a player, the licence holder shall check whether the player is excluded from gambling in accordance with Chapter 14, § 12 of the Gambling Act (2018:1138). If the check reveals that the player has excluded themselves from gambling, the licence holder is to deny the player registration.

A check of this nature shall also be made every time a player logs in to the gambling system. If the check reveals that the player has excluded themselves from gambling, the licence holder is to deny the player access to the game.

§ 10 If a licence holder becomes aware that a player is excluded from gambling indefinitely, the licence holder shall immediately close the player account.

§ 11 The self-exclusion function under Chapter 14, § 11, paragraph 2 of the Gambling Act (2018:1138) shall be clearly visible and accessible from all pages of the website where the player can play or where there is information about their player account or information on responsible gambling.

§ 12 A notification in accordance with Chapter 14, § 12, paragraph 1 of the Gambling Act (2018:1138) shall be personal and contain an express request regarding exclusion.

Chapter 12. Processing of personal data

Self-exclusion

§ 1 In order to fulfil an obligation concerning self-exclusion under Chapter 14, § 11 of the Gambling Act (2018:1138), a licence holder may only process the identifying information that is necessary to prevent an excluded player from accessing the game.

§2 In order to fulfil its obligation to assume responsibility for the self-exclusion register under Chapter 14, § 12 of the Gambling Act (2018:1138), the Swedish Gambling Authority may only register the identifying information that is necessary to enable an excluded player to be denied access to games, or to prevent direct marketing being sent to an excluded player.

Information from the self-exclusion register may only be provided to a licence holder to enable the licence holder to fulfil the obligations under

1. Chapter 14, § 12 of the Gambling Act not to register an excluded player or grant them access to games, or
2. Chapter 15, § 2, paragraph 1 of the Gambling Act not to send direct marketing.

§ 3 A licence holder may only process the identifying information that is necessary to enable the licence holder to fulfil the obligations under

1. Chapter 14, § 12 of the Gambling Act (2018:1138) not to register an

excluded player or grant them access to games, and

2. Chapter 15, § 2, paragraph 1 of the Gambling Act not to send direct marketing.

4 § A gambling agent may process personal data from the self-exclusion register only in the role of processor on behalf of the licence holder.

§ 5 The processing of personal data in self-exclusion handling shall be automated. If there are particular reasons to do so, personal data may be processed manually.

Chapter 13. Oversight and other measures

Payment blocking

1 § Payment service providers under the Act (2010:751) on payment services shall reject payment orders made with a debit card where authorisation takes place using Merchant Category Code (MCC) 7995.

However, the above paragraph does not apply if the payment order concerns an operation that is licensed or registered under the Gambling Act (2018:1138).

The Swedish Gambling Authority shall keep payment service providers informed as to which entities are licensed under the Gambling Act.

Information to the Swedish Tax Agency

§ 2 The Swedish Gambling Authority shall inform the Swedish Tax Agency of issued and revoked licences in accordance with Chapters 5 and 7-10 of the Gambling Act (2018:1138).

Data retention

§ 3 A licence holder shall save data as long as necessary for the Swedish Gambling Authority to be able to exercise oversight under the Gambling Act (2018:1138).

Chapter 14. Cooperation

Council for gambling market issues

§ 1 A council for gambling market issues is being established within the Swedish Gambling Authority.

The council for gambling market issues will be led by the Swedish Gambling Authority and consist of representatives from Finansinspektionen, the Public Health Agency of Sweden, the Swedish Tax Agency, the Swedish Consumer Agency, the Swedish Police Authority and the Swedish Prosecution Authority. The Swedish Gambling Authority may allow representatives from other authorities to attend council meetings.

The council will convene twice a year and exchange experiences.

Council against match-fixing

2 § A council against the manipulation of sporting events with respect to betting (match-fixing) is being established within the Swedish Gambling Authority.

The council against match-fixing will be led by the Swedish Gambling Authority and consist of representatives from the Swedish Prosecution Authority, the Swedish Police Authority and the Government Offices of Sweden (Ministry of Finance and Ministry of Health and Social Affairs). The Swedish Gambling Authority may allow participation by representatives from the Swedish Sports Confederation and particularly relevant sports federations, industry organisations that represent licence holders that organise betting activities, and other particularly relevant organisations.

§ 3 The council against match-fixing shall promote strategic operational cooperation in matters concerned with preventing match-fixing, which can be achieved through the exchange of information and collaboration on risk assessments.

Chapter 15. Fees

Application fee

§ 1 The Swedish Gambling Authority shall charge a fee for examining licence applications under the Gambling Act (2018:1138). §§ 11-14 and § 30a, paragraphs 2 and 3 of the Fees Ordinance (1992:191) shall also apply to the examination of applications.

§ 2 The fees pursuant to § 1 shall be charged at the following rates:

Licence or permit under the Gambling Act (2018:1138)	Fee (SEK)
1. Licence for commercial online gambling	400,000
2. Licence for betting	400,000
3. Licence for both 1 and 2	700,000
4. Renewal of licence under 1-3	300,000
5. Amendment of licence under 1-3	150,000
6. Licence for State lottery or lottery for purposes in the public interest	
a) balance sheet total not exceeding SEK 500,000	5,000
b) balance sheet total of more than SEK 500,000 but not exceeding SEK 1 million	15,000
c) balance sheet total of more than SEK 1 million but not exceeding SEK 5 million	60,000
c) balance sheet total of more than SEK 5 million but not exceeding SEK 15 million	100,000
c) balance sheet total of more than SEK 15 million	
7. Amendment of licence under 6 c-e	40,000
8. Licence for bingo	
a) basic amount if the applicant is a legal person	5,000
b) surcharge for each additional legal person	800
9. Licence for local pool betting on horses	3,600
10. Licence for cash gambling machine, token gambling machine or goods gaming machine - per venue	2,800
11. Permit for possession of cash gambling machine, token gambling machine or goods gambling machine	3,600
12. Licence for land-based commercial casino games - per venue	5,000
13. Licence for casino games at a casino - per casino	70,000
14. Amendment of licence under 13 - per casino	15,000
15. Licence for card game tournaments	
a) 1-10 tournaments	4,000
b) more than 10 tournaments	15,000
c) a single tournament with more than 48 players	25,000
16. Change of several persons within the same organisation pursuant to Chapter 4, §§ 3 and 4 of the Gambling Act	800

3 § A fee may not be charged for a licence amendment application that concerns

1. a changed postal address, or
2. a reduction in the number of gambling tables or gambling machines.

Registration fee

§ 4 The Swedish Gambling Authority shall charge a fee for gambling agent registration applications in accordance with Chapter 11, § 2 of the Gambling Act (2018:1138) and amendment notifications in accordance with Chapter 11, § 3 of the Gambling Act. The fee shall be SEK 800 per gambling agent.

Oversight fee

§ 5 The Swedish Gambling Authority shall charge licence holders a fee for the oversight exercised by the Authority pursuant to the Gambling Act (2018:1138).

The fee shall be calculated to achieve full cost recovery for the oversight activities.

Chapter 16. Authorisation

Terminology used in the Ordinance

§ 1 The Swedish Gambling Authority may issue regulations as to what constitutes electronic means of communication under the Gambling Act (2018:1138).

Licensing and registration

§ 2 The Swedish Gambling Authority may issue regulations as to which documents shall be submitted and what information is needed in order to examine an application for a licence or permit for the possession of gambling machines.

§ 3 The Swedish Gambling Authority may issue regulations with requirements on the conduct of a game in order for it to be assessed to be provided in a sound, secure and appropriate manner from a public perspective.

Games reserved for the State

§ 4 The Swedish Gambling Authority may issue regulations on

1. which casino games may be covered by a licence as per Chapter 5, § 1 of the Gambling Act (2018:1138),
2. opening hours, entrance fees and means of payment that may be used at a casino, and
3. how licence holders shall fulfil their obligation to monitor their casino games and premises in accordance with Chapter 5, § 5 of the Gambling Act.

Commercial online gambling

§ 5 The Swedish Gambling Authority may issue regulations on which roulette, card and dice games may be covered by a licence in accordance with Chapter 7, § 1 of the Gambling Act (2018:1138).

Betting

§ 6 The Swedish Gambling Authority may issue regulations on bans or restrictions on playing in certain competitions or events in competitions, or other measures to combat the manipulation of the results of sports on which bets are made.

Before regulations are adopted pursuant to the above paragraph, the sports federation concerned shall be given an opportunity to comment.

Partners of licence holders

§ 7 The Swedish Gambling Authority may issue regulations on

1. conditions for international collaboration,
2. what information shall be included in the suitability test under Chapter 9, § 3, paragraph 1 and the other terms that shall apply for the provision of gambling via gambling agents,
3. exemptions from the gambling agent registration requirements, and
4. requirements to prevent gambling machines from being used for anything other than that which is covered by the permit as per Chapter 11, § 7 of the Gambling Act (2018:1138).

Registration of players and player accounts

§ 8 The Swedish Gambling Authority may issue regulations on

1. exemptions from the obligation under Chapter 13 of the Gambling Act (2018:1138) to provide information on the player account,
2. exemptions from the registration requirement under Chapter 12, § 1 of the Gambling Act,
3. how the player identity verifications under Chapter 12, §§ 2 and 4 shall be carried out, and
4. licence holders' handling of player accounts and payments under Chapter 13 of the Gambling Act.

Technical requirements

§ 9 The Swedish Gambling Authority may issue regulations on

1. technical requirements and procedures such as those referred to in Chapter 16, § 1 of the Gambling Act (2018:1138), and
2. the assessment of compliance with technical requirements as referred to in Chapter 16, § 3 of the Gambling Act.

Responsible gambling

§ 10 The Swedish Gambling Authority may issue regulations on

1. what information licence holders shall give to the players in a game,
2. exemptions from the action plan requirement under Chapter 14, § 1 of the Gambling Act (2018:1138),
3. what must be included in training under Chapter 14, § 14 of the Gambling Act, which games will be subject to the training, when and how the training is to be carried out, as well as training exemptions for certain parties,

4. the self-assessment test referred to in Chapter 14, § 10 of the Gambling Act and the actions that a licence holder needs to take in order to meet the requirements in Chapter 14, § 1 of the Gambling Act,
5. employee participation in the licence holder's games under Chapter 14, § 15 of the Gambling Act,
6. the national self-exclusion register in Chapter 14, § 12 of the Gambling Act, and
7. other responsible gambling measures.

Oversight

§ 11 The Swedish Gambling Authority may issue regulations on

1. what information licence holders shall report to the Swedish Gambling Authority for the Authority's oversight of the licence holder's handling of players and player accounts as well as procedures to counteract problems of excessive gambling,
2. what information on a licence holder's operation the licence holder shall give to the Swedish Gambling Authority for its oversight activities, and
3. the formats for the warning messages under Chapter 18, § 28 of the Gambling Act (2018:1138).

§ 12 The Swedish Gambling Authority may issue regulations on the oversight exercised by the municipalities under Chapter 18, § 1 of the Gambling Act (2018:1138).

Fees

§ 13 The Swedish Gambling Authority may issue regulations on the calculation and charging of such fees as referred to in Chapter 14, § 5.

Transitional provisions

2018:1475

1. This Ordinance enters into force on 1 January 2019.
2. The Ordinance is also applicable to licence applications submitted to the Swedish Gambling Authority after 1 August 2018 that relates to the period after 1 January 2019.
3. This Ordinance repeals the Lotteries Ordinance (1994:1451).
4. The repealed Ordinance still applies to decisions that were made prior to the entry into force of this Ordinance, provided said decisions do not concern the application of this Ordinance.