

Appendix 1 – Current PEL Resolution

A licence is required where you intend to have entertainment, such as a dance, concert, variety show or other entertainment to which members of the public are to be admitted. Discounted fees will apply to community, charity, voluntary groups and community centres.

Such a licence is not required in certain circumstances, such as for an athletic or sports ground being used for sports or athletic purposes, or entertainment that is being provided on premises licensed under the Licensing (Scotland) Act 2005 during licensed hours, or if you hold a cinema licence.

Premises/activities which require a public entertainment licence are:

- Bonfires
- Bowling Alleys
- Bungee Jumping Sites
- Church Halls (a public entertainment licence shall not be required for a church hall belonging to or occupied by any religious body while being used wholly or mainly for purposes connected with that body)
- Circuses
- Community Centres
- Concert Halls
- Concerts
- Dance Halls
- Discotheques
- Dry Ski Centres
- Endurance events
- Events which utilise Temporary Demountable Structures (such as marquees, tents, inflatables, stages or platforms)
- Fairgrounds – to include any event/activity which utilises funfair equipment including bouncy castles and other inflatable equipment
- Firework Displays
- Go-karting
- Halls used for Voluntary Organisations
- Highland Games
- Ice Rinks
- Laser Display
- Laser Games
- Live Band Performances
- Martial sports
- Motorsports and Rallying
- Musical Shows or Festivals
- Paint Ball Games
- Premises for Health and Fitness including Gyms
- Public Halls
- Raves
- Roller Skating Rinks
- Running events with over 100 participants

- Schools and other Educational Establishments (or parts thereof) within which the number of members of the public admitted to or taking part in any single event or activity at any one time exceeds 60
- Skateboarding
- Sports Centres
- Swimming Pools
- Theatrical performances
- Trampolining
- Vehicle Stunt Shows