FIREARMS

APPROVAL OF RIFLE AND MUZZLE-LOADING PISTOL CLUBS

This leaflet is about the approval of rifle, miniature rifle and muzzle-loading pistol clubs by the Home Secretary and the Scottish Government. It explains what approval means and how clubs can apply for it. It also explains the criteria and conditions which they must meet in order to obtain approval and remain approved.

It supersedes all other government leaflets on the subject.

APPROVED CLUBS

Under section 44 of the Firearms (Amendment) Act 1997, a person wishing to possess a rifle or muzzle-loading pistol solely for target shooting must be a member of an approved rifle club or, as the case may be, approved muzzle-loading pistol club. Section 44(1)(b) requires an approved club to be specified on the firearm certificate. The certificate should not list all clubs of which the holder is a member.

Any rifle, miniature rifle or muzzle-loading pistol club can apply to the relevant Secretary authority (i.e. the Home Office for clubs in England and Wales or the Scottish Government for clubs in Scotland) for approval. Approval is granted under section 15(1) of the Firearms (Amendment) Act 1988 (as amended by section 45 of the Firearms (Amendment) Act 1997).

When approval has been granted, members of that club can possess firearms and ammunition without holding a personal firearm certificate “when engaged as a member of the club in connection with target shooting” (Section 15(1) of the 1988 Act as amended by section 45 of the 1997 Act).

Approval also allows the police to grant a free firearm certificate to a responsible officer of the club to enable him or her to purchase and acquire firearms and ammunition for members to use for target shooting. Club members may not purchase or acquire firearms or ammunition unless they have been granted a personal firearm certificate by the police.
HOW TO APPLY FOR APPROVAL

Fill in Form 124 which you can get from the police or one of the national shooting organisations listed at the end of this leaflet. Send your completed form to the chief officer of police for the area in which the secretary or responsible officer of the club resides.

The police will forward your application to either:

- Home Office, Drugs and Firearms Licensing Unit, Firearms Section, 5th Floor, SE, Fry Building, 2 Marsham Street, London SW1P 4DF

- Scottish Government, General Enquiries, St Andrew's House, Regent Road, Edinburgh, EH1 3DG.

If approval is granted, the club will have to pay a fee, currently £84, either to the Home Office or to the Scottish Government. When they receive the fee they will notify the secretary or responsible officer of the club that approval has been given.
CRITERIA FOR APPROVAL

Clubs will not be granted approval unless they meet the criteria set out below. These criteria translate into conditions of the approval, if granted. Approved clubs which fail to meet these conditions can expect approval to be withdrawn.

The criteria as set out below should be observed:

A. the club is a genuine target shooting club with a written constitution; (see note 2)

B. the principal officers of the club are responsible people who can be entrusted with the proper administration of the club; (see notes 3 & 4)

C. the club has at least 10 members at the time of application and at all times whilst approved unless, exceptionally, the Secretary of State or Scottish Government determines that there are special circumstances which justify a lesser number;

D. members are of good character; (also see notes 3 & 4)

E. the club must appoint a member to act as a liaison officer with the police, and the chief officer of police must have confidence that this person is providing the police with such information as they require to ensure that the activities of the club and its members are conducted properly and safely in accordance with the criteria and give no cause for concern; (see notes 1 & 5)

F. the club will maintain a register of the attendance of all members together with details for each visit of the firearms which they used (see note 6);

G. the club will inform the police of any person, other than a guest member, who has ceased to be a member for whatever reason; (see notes 1 & 7)

H. the club will inform the police of any member, other than a guest member, who has not shot with the club for a period of 12 months; (See Notes 1 & 7)

I. the club will inform the police of any application for membership, giving the applicant’s full name and address, date and place of birth, and the date on which they become a full member; (see notes 1 & 8)

J. no application for full or probationary membership will be granted unless the applicant has informed the club of whether he or she has ever had an application for a firearm or shotgun certificate refused by the police, or had a certificate revoked; (see note 9)

K. members, prospective members and guest members must sign a declaration that they are not prohibited from possessing a firearm or ammunition by virtue of section 21, as amended, of the Firearms Act 1968 (which applies to persons who have served a term of imprisonment or been given a suspended sentence of three months or longer); (also see note 9)
L. the club has regular use of ranges for the categories of firearm in respect of which approval is being sought or given, as the case may be. Adequate financial arrangements must be in place to meet any injury or damage claim; (see note 10)

M. the security arrangements for the storage of club firearms and ammunition are satisfactory; (see notes 1 & 11)

N. the club does not run a day or temporary membership scheme, other than for guest members within the constraints of paragraphs O and P below; (see note 12)

O. Guest members must be: members of a recognised outside organisation; people who are known personally to at least one full member of the club; members of another Approved club visiting as members of that club; or, visitors possessing firearms that fall within the terms of the club’s Approval and that are held on their personal FAC or Visitor’s permit or Permit under Section 7 of the 1968 Firearms Act (see note 13)

P. the club does not have more than 12 guest days a year. Guest members, (other than members of another Approved club or visitors with a Firearm Certificate, Visitor's permit or Permit under Section 7 of the 1968 Firearms Act as above,) may only shoot during a guest day, and must be supervised on a one-to-one basis at all times when handling firearms and ammunition by either a full club member or someone who is a coach recognised by the governing bodies. The club secretary must notify each guest day to the police firearms licensing department of the area in which the guest day is to take place at least 48 hours in advance; (see notes 1 & 13)

Q. anyone who applies for membership must be sponsored by at least one full club member;

R. before becoming a full member, individuals must have a probationary period of at least three months during which time they must attend and shoot regularly. The probationary member must be given a course in the safe handling and use of firearms on a one-to-one basis by someone who is either a full member of the club or who is a coach with a qualification recognised by the governing bodies; (see notes 14,15 &16)

S. until a probationary member has satisfactorily completed a course in the safe handling and use of firearms, he/she must be supervised at all times when in possession of firearms or ammunition by either the range officer, a full member of the club, or someone who is a coach with a qualification recognised by the governing bodies; (see notes 14 &15)

T. the probationary period may be waived, at the club’s discretion, for someone who is already a full member of another club which has been approved by the Secretary of State or Scottish Government in respect of the same type or types of firearm; or holds a firearm certificate; or has handled firearms in the course of his/her duty in the police or the armed services, and has a statement from his/her existing or former senior/commanding officer saying that he/she is fully trained in handling the type of firearms in respect of which the club has obtained approval and is able to use them safely without supervision; (see notes 14 & 17)
U. the club never has more probationary members than full members unless the Secretary of State determines that there are special circumstances which justify a greater number of probationary members; (see note 18) and

V. there is nothing else that would make the club unsuitable for approval.

If approval is granted, the approval will be subject to a set of standard conditions which will reflect the approval criteria listed above. In certain cases, the Secretary of State may attach further specific conditions to a club’s approval.
NOTES ON THE CRITERIA

1. With the exception of guest day notifications, all notifications should be sent to the police firearms licensing department through whom approval was granted.

2. The club must be a genuine rifle and/or muzzle-loading pistol club set up for the purpose of target shooting. The constitution of the club should implement the conditions of approval.

3. Club officers must be people who are not disqualified from possessing a firearm.

4. Club officers should be aware of firearms laws relevant to the membership of the club, and make their best efforts to ensure that all members remain of good character. Police firearms licensing departments should not be asked to disclose whether or not someone has a criminal record. Prospective members should not be required to apply for a firearm or shotgun certificate as a means of determining 'good character'. The police will not normally grant a certificate because somebody is a probationary member of a club.

5. The liaison officer should normally be a member of the club committee. He or she should establish contact with the local police firearms licensing officer and decide between them how information should be supplied and with what frequency. They should also set up a system so that the liaison officer can contact the firearms licensing officer as necessary and vice versa.

6. An attendance register should be kept of all members. In the case of a firearm held on a member’s firearm certificate, the register will record the calibre, type and serial number of the firearm(s) used and the date. All visiting shooters should be logged in the same way. In the case of competition shoots between clubs, the responsibility for recording the attendance of a team member will lie with the club that the shooter represents. In the case of open competitions, the organising club will record details of competitors. Clubs should retain their attendance records for a minimum of 6 years.

7. Notifying the police when a person’s membership has ceased, or as soon as such a person has not shot with the club for a period of 12 months, will allow the chief officer of police to check in the case of certificate holders whether that individual is still using his or her firearm(s) regularly at another club or approved range. The police should be informed within one month of cessation of membership.

8. Casual membership enquiries need not be reported - only those which reach the stage of a formal application. The police should be advised when an application is submitted formally to the club.

9. Whether a prospective member has ever had an application for a firearm or shotgun certificate refused, or had a certificate revoked, should form the basis of a question on the club’s membership application form. There are many reasons for refusal/revocation and not all will count against an individual. Clubs will therefore need to ascertain why the certificate was refused/revoked in order to make an informed decision.

10. There are three categories of approval: full-bore rifle, small-bore rifle and muzzle-loading pistol. Rifles chambered for pistol ammunition above .22 rim-fire calibre are regarded as full-bore rifles. Clubs seeking approval in order to use such rifles will therefore need access to a suitable range with adequate financial arrangements in
place to meet any injury or damage claim. The National Associations are able to provide advice on the construction and use of ranges.

11. The security arrangements for storing firearms must be satisfactory to the local chief officer of police acting through the force firearms licensing department.

12. The ban on day or temporary membership is to stop casual shooters being able to come in off the street and shoot. It should not be confused with properly organised guest days, competition shoots between clubs or events open to individuals who are not members of that club. An organised and notified guest day is required only for guest members who are neither members of another Approved club nor Firearm Certificate holders, Visitor’s Permit holders or holders of permits issued under section 7 of the 1968 Firearms Act.

13. Examples of recognised outside organisations whose members may be guest members of approved rifle and muzzle-loading pistol clubs are scouts and guides, schools, Rotary clubs and Women’s Institutes. The duty to notify the police of guest days is laid on the club secretary. This may be delegated to the appointed liaison officer.

14. A probationary period of three months is a minimum. It is open to clubs to set a longer probationary period should they wish, or to extend the probationary period for an individual if they deem this necessary. The club may end a probationer’s membership at any time.

15. Recognised coaching qualifications for the purposes of the Home Office and Scottish Government criteria for approved clubs are:

**National Rifle Association** - Club Instructor, Cadet Adult Instructor, Range Conducting Officer; Range Conducting Officer Assessor;

**National Smallbore Rifle Association** - Range Conducting Officer, Club Instructor (Rifle, Pistol or Airgun) NSRA Club Coach, NSRA County Coach, Regional Coach and Youth Proficiency Scheme Instructor;

**The Muzzle Loaders Association of Great Britain** - Approved Instructor.

**UKPSA Range Officers** – Range Officer, Approved instructor or Trainer.

16. The National Associations are able to give advice on safety training courses for probationary members.

17. Although the probationary period may be waived in certain cases, the individual concerned has no right to insist on this. It is for the club to decide whether or not the probationary period should be waived for specific persons.

18. The Secretary of State or Scottish Government may, in exceptional circumstances, allow a club to have more probationary members than full members. This may be appropriate, for example, in a university club at the beginning of the academic year.

19. Clubs can have non-shooting categories of membership such as associate, family, social or honorary. Such members are not covered by section 15 of the Firearms (Amendment) Act 1988 (as amended) and must not have access to firearms and ammunition except as participants in a guest day.
EXTENT OF APPROVAL

The approval will only cover target shooting with the type or types of firearm listed in the approval. There are three possible categories:

- full-bore rifles
- small-bore rifles
- muzzle-loading pistols

(NB: Rifles chambered for pistol ammunition above .22 rim-fire calibre are regarded as full-bore rifles.)

The decision about which categories will be listed in the approval will mainly depend on whether suitable ranges are available.

VARIATIONS IN THE TERMS OF THE CRITERIA FOR APPROVAL

It is possible that, exceptionally, the Home Secretary or the Scottish Government may allow some variation of the criteria, or the conditions of approval. He/she must be satisfied that it would be reasonable to do so in the exceptional circumstances which come to his notice.

EXTENDING OR RENEWING CLUB APPROVAL

Applications for club approval to be extended to cover additional categories of firearm should be made on Form 124. No fee is payable for such applications.

Approval lasts for six years. Applications for renewal should be made on Form 124. A fee, currently £84, is payable on renewal.

CADET CORPS AND SCHOOL CLUBS

The Secretary of State or Scottish Government approves cadet corps for the possession of firearms and ammunition under section 54(5)(b) of the Firearms Act 1968 (as amended by section 28 of the Armed Forces Act 1996). The information contained in this leaflet does not apply to cadet corps, nor does it apply to school rifle clubs. For further information contact the Home Office or the Scottish Government at the addresses given earlier in this leaflet.

MINIATURE RIFLE RANGES AND SHOOTING GALLERIES

A person operating a miniature rifle range or shooting gallery at which either miniature rifles not exceeding .23” calibre or air weapons are used may possess, purchase or acquire such miniature rifles and their ammunition without holding a firearm certificate. Anyone may use these rifles and ammunition at a range or gallery of this type without a firearm certificate. No club approval is necessary.
FURTHER ADVICE

If you would like further advice on any of the information in this leaflet, please contact the Home Office, the Scottish Government your local police firearms licensing department or the organisations listed below

Addresses of national shooting organisations

The British Shooting Sports Council, PO Box 53608, London, SE24 9YN

The National Rifle Association, Bisley Camp, Brookwood, Woking, Surrey, GU24 0PB

The National Smallbore Rifle Association, Lord Roberts Centre, Bisley Camp, Brookwood, Woking, Surrey, GU24 0NP

The Muzzle Loaders Association of Great Britain Membership Office, Goodform Ltd, 7 Olympus Court, Tachbrook Park, Warwick, CV34 6RZ

The United Kingdom Practical Shooting Association, PO 7057, Preston, Weymouth, Dorset, DT4 4EN

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