GREEN PAPER

On on-line gambling in the Internal Market
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GREEN PAPER

On on-line gambling in the Internal Market

The purpose of this green paper is to launch an extensive public consultation on all relevant public policy challenges and possible Internal Market issues resulting from the rapid development of both licit and “unlawful” on-line gambling offers directed at citizens located in the EU.

Broadly speaking there are currently two models of national regulatory framework applied in the field of gambling, namely one based on licensed operators operating within a strictly regulated framework, and the other based on a strictly controlled monopoly (state owned or otherwise). These two models have largely been able to co-exist side by side within the internal market given the relatively limited possibilities of selling gambling services at a distance in the past.

The development of internet and the increased supply of on-line gambling services have however made it more difficult for these different national regulatory models to co-exist. This is all the more so that monopolies have often been authorised to develop on-line activities in the past years and that certain Member States with monopoly regimes have gradually opted for an opening on their on-line gambling and betting market.

The challenges posed by the co-existence of differing regulatory models is illustrated by the number of preliminary rulings in this area as well as by the development of significant grey and illegal on-line markets across the Member States. Enforcement of national rules faces many challenges, raising the issue of a possible need for enhanced administrative co-operation between competent national authorities.

In view of the self-evident cross-border impact of the phenomenon in both its legal and "unlawful" dimension, as well as of its nexus with many issues already dealt with by EU legislation, it is the Commission’s intention to exhaust a number of questions related to the effects of, and to the possible public policy answers to, the development of on-line gambling activity in order to have a full picture of the existing situation, to facilitate the exchange of best practices between Member States and to determine from the differing national regulatory models for gambling can continue to coexist and whether specific action might be needed in the EU for that purpose. This consultation also responds to a series of Presidency conclusions (2008-2010) and to the resolution of the European Parliament on integrity in on-line gambling adopted in 2009.

The Commission launches this consultation with an open mind in that it does not prejudice the conclusions to be subsequently drawn as to the necessity to take action, the form of such action, as appropriate, and the level at which such action should be taken. Its fundamental purpose is to collect the facts, assess the stakes and to gather the views of all interested stakeholders on a phenomenon that has multiple dimensions.

The Commission invites interested parties to comment by XX. XX.2011. Comments are invited on all or some aspects of the document. Specific questions are listed after each section.

The consultation and the questions asked in this document focus primarily on on-line gambling, and issues linked to the free movement of services (Article 56 TFEU), due to the well developed cross-border supply of such services. However, although this consultation does not focus on the freedom of establishment (Article 49 TFEU) a number of questions are
also of direct relevance for other gambling services (offered in "bricks-and-mortar" establishments). The Commission would also like to stress that, in the absence of harmonisation in the field, it is for each Member State to determine in those areas, in accordance with its own scale of values, what is required in order to ensure that the interests in question are protected, in line with the subsidiarity principle.

A staff working document accompanying this Green paper is available on the Commission's website: http://ec.europa.eu/internal_market/services/gambling_en.htm

This staff working document will provide interested parties with additional information relating to the stakeholders involved and their interests, the size of the on-line gambling market, secondary legislation, jurisprudence and the notification of national legislation under Directive 98/34/EC laying down a procedure for the provision of information in the field of technical standards and regulations.

Please send your comments (marked "Green Paper on on-line gambling") to:

The European Commission
DG Internal Market and Services
[J-59 08/061]
Rue de la Loi 200
B-1049

Or by e-mail to consult_on-line_gambling@ec.europa.eu

In addition, the Commission intends to organise consultation of national authorities and targeted stakeholder meetings and expert workshops.
1. **Regulating on-line gambling in the EU: Recent developments and current challenges from the Internal Market standpoint**

1.1. **Purpose of the consultation**

This Green paper is launching a public consultation on the regulation of on-line gambling services in the Internal Market. It seeks to canvass views from all interested parties in order to get a better understanding of the issues arising from the development of both legal and "unlawful" offers of on-line gambling services directed at consumers located in the EU. The consultation aims at collecting information on the existence and extent of societal and public order risks associated with this activity. It furthermore seeks contributions on the regulatory and technical means Member States use or could use to ensure consumer protection or the preservation of public order, and their effectiveness, in view of the need for a proportionate, systematic and coherent application of their policy vis-à-vis on-line gambling. The consultation should finally help to identify if the current rules applicable to on-line gambling services at EU level are fit to ensure the overall coherence of the national systems and to see if greater cooperation at EU level might help Member States to achieve more effectively the objectives of their gambling policy.

Today on-line gambling services are widely offered and used in the EU and the economic significance of the sector is growing. In 2008, on-line gambling services accounted for annual revenues in excess of € 6,16 bn, 7,5 % of the overall gambling market. The on-line offer is the fastest growing segment of the gambling market and in 2008 it was expected to double in size in five years. At the same time, the regulatory situation for gambling differs significantly between Member States. While some Member States restrict or even ban the offer of certain games of chance, others have more open markets. Half of the Member States have also recently reviewed their gambling legislation or are in the process of doing so in view of the development of on-line gambling services.

The advent of the internet and the rapid growth of on-line gambling opportunities combined with the considerably differing national regulations have resulted not only in an increasing legal offer of gambling services in certain Member States but also in the development of a significant "unlawful cross-border market". This consists of both a black market (with unlicensed clandestine betting and gaming, including from third countries) and a grey market (EU licensed operators actively promoting and providing gambling services to citizens in other Member States without obtaining a specific authorisation in this Member State). This "unlawful cross-border market" remains largely accessible to consumers, due either to de facto tolerance or lack of effective enforcement, and comes in addition to the legal national offers that are available to consumers depending on the legal situation prevailing in the Member States where they are located.

Since July 2008, Member States have, within a Council Working Party on Establishment and Services, discussed matters of common interest in relation to the gambling sector. Consecutive Presidencies have asked for the European Commission's active participation and detailed consultations. France suggested in 2008 that the Commission possibly, in due course, should make proposals to identify ways forward. The Swedish Presidency encouraged the European Commission to engage in the work on this topic to address gambling responsibility and the Spanish Presidency invited the Commission to start consultations with the stakeholders and the Member States in view of EU actions in this field. Most recently, under the Belgian Presidency, all Member States agreed on Council conclusions that welcome a broad consultation by the European Commission on online gambling in the internal market.
which will allow for an in-depth discussion on issues raised by on-line gambling services in particular. These conclusions, adopted on 10 December 2010 also addressed cooperation between regulatory authorities and noted that the Internal Market Information system could become a useful tool in order to facilitate this administrative cooperation.

This Green paper is also a response to the resolution of the European Parliament adopted on 10 March 2009 that calls, on the Commission, to study, in close cooperation with national governments, the economic and non-economic effects of the provision of cross-border gambling services in relation to a wide range of issues.2

Under EU law, as confirmed by the CJEU, gambling services fall under Article 56 TFEU and are thus covered by the rules on the provision of services. According to these rules, operators authorised in one Member State may provide their services to consumers in other Member States, unless those impose restrictions justified by overriding reasons in the public interest, such as consumer protection or the general need to preserve public order. The Member States' overall policy vis-à-vis on-line gambling must be proportionate and be applied in a consistent and systematic manner. Moreover, such restrictions must also be consistent with EU secondary legislation: although gambling services are not regulated by sector-specific regulation at EU level and excluded from horizontal acts such as the Services Directive (2006/123/EC) or the E-commerce Directive (2000/31/EC), they are subject to a number of rules in EU secondary legislation.3

In view of recent trends, restrictions imposed to online gambling by each Member State can be expected to continue to vary considerably, with the effect that what is, or will become, considered a legal offer in one Member State will continue to be deemed "unlawful" in the territory of another Member State. It follows that subject to the legal conditions set out above effective enforcement will be key to ensure the achievement of the objectives of a Member States' gambling policy. Whilst blocking access to operators without a national license might be justified, this has proved to remain technically challenging and costly to date, with the effect that a residual but significant "unlawful" offer may continue to be accessible.

The Commission’s objective is to contribute, through this consultation and building on the active involvement of the Member States, the Council and the European Parliament, to the emergence in the Member States of a legal framework for on-line gambling providing for greater legal certainty for all stakeholders. The consultation should embrace all the relevant public interest objectives that this activity touches on and allow for the identification of the best possible ways to reconcile them with the Internal Market principles. At the end of this process and in light of the responses received, the Commission will report on what appears to be the most appropriate follow-up.

1.2. On-line gaming in the EU: current situation

Main features of the on-line gaming industry operating in the EU

In 2008, the annual revenues generated by the gambling service sector, measured on the basis of Gross Gaming Revenues (GGR) (i.e. stakes less prizes but including bonuses), were

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1 See http://ec.europa.eu/internal_market/interactive_info/imi_en.htm
2 The resolution followed the SCHALDEMOSE report. See European Parliament resolution of 10 March 2009 on the integrity of online gambling (2008/2215(INI)); P6-2009-0097. These issues include advertising and marketing and under age people (p 29), fraud and criminal behaviour (p 30) and integrity, social responsibility, consumer protection and taxation (p 31).
3 For additional references, see Section 1.2: subsection "EU secondary legislation relevant to on-line gambling".
estimated to be around 75.9 bn € (EU 274), showing the economic significance of the sector. On-line gambling services accounted for annual revenues in excess of € 6,16 bn, 7.5 % of the overall gambling market. This on-line market is the fastest growing segment and in 2008 it was expected to double in size in five years5.

The transmission channels for on-line gambling services can be divided into three main categories, namely internet, mobile applications and IPTV:

<table>
<thead>
<tr>
<th></th>
<th>2003</th>
<th>2008</th>
<th>2012</th>
<th>Projected increase</th>
</tr>
</thead>
<tbody>
<tr>
<td>Internet</td>
<td>€ 4.8 bn</td>
<td>€ 5.9 bn</td>
<td>€ 7.32</td>
<td>152.5%</td>
</tr>
<tr>
<td>Mobile phones/ other</td>
<td>€ 0.78 bn</td>
<td>€ na</td>
<td>€ 3.51</td>
<td>450.0 %</td>
</tr>
<tr>
<td>IPTV6</td>
<td>€ 0.32 bn</td>
<td>€ na</td>
<td>€ 1.33</td>
<td>415.6%</td>
</tr>
</tbody>
</table>

Figure 1. Projected increase in three main categories of remote gambling7

National levels of demand for these on-line services vary across the Union depending on a number of factors. In that respect it is not surprising to see that the UK is the largest market at the current time given that its e-commerce market is twice as large as the average for the Member States8 but it is interesting to note that Germany is the second largest given that there is a legal ban against such offers in that Member State.

Currently internet is the most significant channel but very high rates of growth are expected through the roll out of new mobile applications. Five major categories of on-line gambling services are offered (see Figure 3).

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6 Internet Protocol Television
9 H2 Gambling Capital
A wide range of stakeholders have an interest in or are affected by the provision or promotion of on-line gambling services. This includes citizens, operators, media, intermediaries, sport events organisers, clubs and associations, good causes and other beneficiaries and other stakeholders.\(^{11}\)

**Questions:**

1. Are you aware of any available data or studies on the EU on-line gambling market that would assist policy-making at EU and national level?

2. How does cross-border on-line gambling service promotion and offer impact on you, your business or your organisation?

**Online gambling under the Treaty rules: what we learn from case law**

The regulatory situation for on-line gambling is characterized by the fact that in 2006 the Commission, following a unanimous demand of the Council and the European Parliament in first reading, excluded gambling services from the scope of its modified proposal for a Services directive\(^{12}\). As a consequence of the fact that the political conditions were not met to consider the adoption of secondary law in this sector, the focus turned to the application of primary law. A number of infringement proceedings\(^ {13}\) against cross-border restrictions to such services were processed as the result on many complaints lodged with the Commission for alleged violations of the Treaty. As the Court of Justice of the EU has now developed and set out a number of guiding principles, a significant proportion of the Member States against which the Commission opened infringement cases have since launched national regulatory

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10. H2 Gambling Capital

11. For a more on the stakeholders and their interests, see "Staff working document"

12. COM(2006) 160 final, adopted on 4 April 2006 (OJ L 376, 27.12.2006, p. 36), Gambling services were removed from the modified proposal and the Commission has no intention to initiate harmonisation of such national rules. Article 2(2)(b) of the Services Directive also excludes gambling activities.

13. Commission launched inquiries into restrictions on sports betting services in DE, DK, FI, HU, IT, NL and SE on 4 April 2006 (IP/06/436). The Commission was criticised for not processing these complaints fast enough by the European ombudsman following a complaint lodged with his office by the European Parliament (Case number: 289/2005).
gambling reforms and more than 140 draft Acts and regulations have been notified to the Commission.\textsuperscript{14}

A study by the Commission in 2006\textsuperscript{15} examining the various laws regulating on-line and off-line gambling services\textsuperscript{16} and their impact upon the smooth functioning of the Internal Market for these and associated services presented a picture of a very fragmented Internal Market where Member States frequently imposed restrictions to cross-border gambling services. The interpretation of national rules was not always clear and the study listed almost 600 cases before national Courts demonstrating the significant legal uncertainty affecting the EU market for such services.\textsuperscript{17}

\textit{The Treaty on the functioning of the European Union (TFEU)}

As regards European law, Article 56 of the TFEU prohibits restrictions on the freedom to provide services to recipients in other Member States. In \textit{Schindler}\textsuperscript{18} the Court of Justice of the European Union (CJEU) confirmed for the first time that the provision and use of cross-border gambling offers is an economic activity that falls within the scope of the Treaty. The Court furthermore held in \textit{Gambelli}\textsuperscript{19} that services offered by electronic means were covered and that national legislation which prohibits operators established in a Member State from offering on-line gambling services to consumers in another Member State, or hampers the freedom to receive or to benefit as recipient from the services offered by a supplier established in another Member State, constitutes a restriction on the freedom to provide services.

Restrictions are only acceptable as exceptional measures expressly provided for in Articles 51 and 52 TFEU, or justified, in accordance with the case-law of the Court, for reasons of overriding general interest. A certain number of reasons of overriding general interest have been recognised by the Court, such as the objectives of consumer protection and the prevention of both fraud and incitement to squander on gaming, as well as the general need to preserve public order. The reduction of tax revenue however is not one of the grounds listed in Article 52 TFEU and does not constitute a matter of overriding general interest. The recognised societal issues can all serve to justify the need for national authorities to have a sufficient margin of discretion to determine what consumer protection and the preservation of public order require in terms of type of service provision offered in this field.\textsuperscript{20}


\textsuperscript{15} Study on gambling services in the EU Internal Market, by the Swiss Institute of Comparative Law. See http://ec.europa.eu/internal_market/services/gambling_en.htm

\textsuperscript{16} (1) lotteries, (2) betting; (3) gambling offered in casinos; (4) gambling on gambling machines that are placed in locations other than licensed casinos; (5) bingo; (6) media gambling; (7) sales promotion services consisting of promotional games with a prize exceeding €100,000 or where participation is exclusively linked to purchase; (8) gambling services operated by and for the benefit of recognised charities and non-profit making organisations.

\textsuperscript{17} 587 cases, most of these cases were dealt with by German Courts.

\textsuperscript{18} Case C-275/92, ECR 1994 Page I-01039.

\textsuperscript{19} Case C-243/01, ECR 2003 Page I-13031.

\textsuperscript{20} C-275/92, ECR 1994 Page I-01039; Case C-124/97, ECR 1999 Page I-06067; Case C-67/98, ECR 1999 Page I-07289.
The case-law also requires that such service provision and the cross-border restrictions that may result from the regulatory approach must bring about a genuine reduction of gambling opportunities and be applied in a consistent and systematic manner to all service offers in the area.\textsuperscript{21} In so far as the authorities of a Member State incite and encourage consumers to participate in lotteries, games of chance and betting to the financial benefit of the public purse, the authorities of that State cannot invoke public order concerns relating to the need to reduce opportunities for betting in order to justify restrictions.\textsuperscript{22} Restrictions must be applied without discrimination and be proportionate, i.e. they must be suitable for achieving the objective which they pursue and not go beyond what is necessary in order to attain it. The procedure for the grant of a licence is bound to comply with the principles of equal treatment and non-discrimination and with the consequent obligation of transparency\textsuperscript{23}.

The Court developed its case-law primarily on the basis of references for preliminary rulings from national courts. At the same time however the Commission launched a series of infringement proceedings against Member States in order to verify on the basis of the jurisprudence of the Court the proportionality of restrictions implemented in Member States. The Commission took action due to the numerous complaints it received on this issue and the fact that there was no political will for harmonisation to address the recognised Internal Market fragmentation in this field. Following reforms in Member States the Commission has already closed or should shortly consider closing some of these cases\textsuperscript{24}. For the remaining cases it will continue to discuss solutions with Member States for identifiable restrictions. The outcome of this consultation will serve as a helpful basis to facilitate this process.

\textit{EU secondary legislation relevant to on-line gambling}

As regards secondary European law, gambling services are not regulated by sector-specific regulation at EU level but nevertheless are subject to a number of EU acts. In other cases gambling services have been explicitly excluded from the scope of EU law. In addition to benefiting from horizontal rules such as those pertaining to IPR protection, the following texts are noteworthy in this respect:\textsuperscript{25} the Audiovisual Media Services Directive\textsuperscript{26}, the Unfair Commercial Practices Directive\textsuperscript{27}, the Distance Selling Directive\textsuperscript{28}, the Anti-Money Laundering Directive\textsuperscript{29}, the Data Protection Directive\textsuperscript{30}, the Directive on privacy and electronic communication\textsuperscript{31}, the e-commerce Directive\textsuperscript{32} and the Directive on the common system of value added tax\textsuperscript{33}.

\begin{footnotesize}
\begin{enumerate}
\item Case C-67/98, ECR 1999 Page I-07289; Case C-243/01, ECR 2003 Page I-13031.
\item Case C-243/01, ECR 2003 Page I-13031.
\item C-203/08, ECR [0000] Page I-0000.
\item See for example IP/10/504 (Italy). The Commission has also closed a case against Austria
\item For a more complete listing of EU secondary legislation, see "Staff working document"
\item OJ L 95, 15.04.2010, p. 1.
\item OJ L 149, 11.6.2005, p. 22.
\item OJ L 309, 25.11.2005, p. 15.
\item OJ L 281, 23.11.1995, p. 31.
\end{enumerate}
\end{footnotesize}
Questions:

(3) Do you consider that, following the jurisprudence of national Courts and the CJEU, your national and the EU market for on-line gambling services is now characterised by legal certainty?

(4) Do you consider that existing national and EU secondary law applicable to on-line gambling services is coherent? Do you think that it adequately regulates those services? If you consider that change is needed, please specify.

2. Key Policy Issues Subject to the Present Consultation

The following sections of this Green paper examine the key issues associated with the efficient and fair regulation of on-line gambling services. These issues, which may not be exhaustive, can be broken down into four main categories: horizontal, societal, public order and economic/good causes.

All considerations and questions developed hereunder and pertaining to the organisation or regulation of the on-line gambling sector are without prejudice to the wide margin of appreciation left to Member States as to their regulatory approach to this activity, including as to the use of the revenues from gambling activities. For example, the discussion of issues such as licensing is not based on any presumption that there is a de jure obligation on Member States to allow on-line gambling or to open their markets to private operators. Member States remain free to determine their approach to this sector within the limits of the principles as set out by EU case law.

2.1. Definition and organisation of on-line gambling services

Definitions

A large number of differing gambling services are covered by the term “online gambling”. These include on-line provision of sports betting services (including horse racing), casino games, spread betting, media games, promotional games, gambling services operated by and for the benefit of recognised charities and non-profit making organisations and lottery services.

Internet (and other interactive technological platforms, such as m-commerce34 or IPTV) are used to (a) offer gambling services to consumers, (b) allow consumers to bet or gamble against each other (e.g. betting exchanges or on-line poker) or (c) as a distribution technique (for example to order to purchase lottery tickets at a distance).

The long-standing definition that exists for gambling activities in general in EU secondary legislation is that relied upon to exclude such services from the e-commerce directive:

"gambling activities ...involve wagering a stake with monetary value in games of chance, including lotteries and betting transactions."

In later texts such as the Unfair Commercial Practices Directive, the Services directive and most recently in the Audiovisual Media Services Directive a slightly different definition is

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34 Mobile Commerce - completed by using mobile access to computer-mediated networks with the help of an electronic device (for example a mobile phone).
"games of chance involving a stake representing a sum of money, including lotteries, betting and other forms of gambling services". The term 'casino' is not defined in the Money laundering Directive\textsuperscript{35}.

Subject to the outcome of the present consultation, it is the Commission’s preliminary view that the broader definition as set down in the e-commerce directive should be maintained for gambling and that this should be combined with that for information society services as set down in Directive 98/34 such that the following common definition for on-line gambling services should be applied as defining the scope of the current consultation:

\begin{center}
On-line gambling services are any service which involves wagering a stake with monetary value in games of chance, including lotteries and betting transactions that are provided at a distance, by electronic means and at the individual request of a recipient of services.
\end{center}

Questions:

\begin{itemize}
\item[(5)] How does the definition of on-line gambling services above differ from definitions in (your) national legislation?
\item[(6)] Are gambling services offered by the media considered as games of chance in (your) national law? Is there a distinction drawn between promotional games and gambling in your national law?
\end{itemize}

Establishment and licensing of on-line gambling services

An operator is considered to be established in the country where the seat of his economic service lies. It is important to stress that European law and jurisprudence do not consider a server to be an establishment. Establishment reflects the fixed economic-decision making centre of a company to which enforcement decisions can be applied. Since a company can switch and relocate servers overnight a server cannot be considered to be a secure link to a jurisdiction for enforcement purposes.

National laws sometimes set quantitative limits on the number of licenses that may be held for on-line gambling services or may even ban them altogether within their jurisdictions. (e.g. a prohibition or a legal or de facto monopoly for one or more categories of gambling services). Other Member States do not set limits on the total number of licenses that they may issue – a licence is given to any on-line operator that meets a number of conditions set out in law or regulations. Licenses may be limited in time or granted for an undefined period. Within the EU, the largest number of licensed on-line gambling operators is to be found in Malta (ca 500 licenses in 2009).

The current regulatory situation in the Member States is such that operators may be required, when offering the same type of on-line gambling service (e.g. sports betting) in different Member States, to apply for a licence in each of these Member States. Certain Member States recognise licences issued in other Member States that are notified to them (white listing) and allow such providers to offer their on-line gambling services into their territories without an additional licence. Others take account of such licences when issuing their own licences to such operators but practise double licensing regimes whereby each operator, irrespective of whether he is operating in another Member State, must be licensed within their territory.

\textsuperscript{35} In a proposal for a regulation concerning sales promotions on the Internal Market, COM(2001) 546 final, the Commission drew a distinction between games of chance and games of skills.
before he can offer such services. These latter Member States blacklist the operator’s non domestic licences irrespective of whether they are based in another EU jurisdiction or not.

**Question:**

(7) What are the main advantages/difficulties associated with the coexistence in the EU of differing national systems of, and practices for, the licensing of on-line gambling services?

2.2. Related services performed and/or used by on-line gambling services providers

A number of services, including marketing and payment services, are used by gambling operators to encourage or facilitate on-line gambling. Some of these services are subject to secondary legislation.

*Promotion of on-line gambling – Commercial Communications*

On-line service providers use commercial communications to promote their services, related products and image to final consumers and/or distributors. The Commission understands that the following commercial communications are the most frequently used:

1. TV advertising;
2. Printed press advertising;
3. On-line commercial communications;
4. Sales promotions;
5. Direct marketing (which includes direct mail, primarily by e-mails and sms to registered customers, for example personal follow-up contacts); and
6. Sponsorship agreements

The Commission is aware that, in many Member States, there are restrictions on such commercial communications ranging from prohibitions to content requirements on media advertising of on-line gambling services. Whereas the Commission welcomes comments on such restrictions (points (1) and (2) above) it wishes to focus its consultation on certain forms of commercial communications, points (3) – (6), which have been raised as giving rise to specific problems.

– *On-line commercial communications*

On-line banners and pop-ups on non-gambling sites are two forms of internet advertising intended to redirect traffic to on-line gambling services. They therefore appear on non-gambling information society services. They do not fall under the scope of the e-commerce directive but may fall within the Audiovisual Media Services directive where they are subject to the Internal Market clause (mutual recognition).

– *Sales promotions*

Sales promotions cover discounts of all forms; premium offers, free gifts, promotional contests and promotional games and they are a key multi-faceted tool that can be adjusted to various circumstances: to enter into markets with innovative products; to encourage customer loyalty; to stimulate short-term competitive actions; or to rapidly respond to lost sales. One of the most common types of sales promotions are the use and communication of registration and deposit bonuses, i.e. where on opening a players account a sum of money is paid or extra funds are added in case of a new deposits for an already registered customer).
Sales promotions relating to on-line gambling services are regulated by the Directive on Unfair Commercial Practices.

– Direct marketing

All on-line gambling operators use direct marketing strategies (via mail, telephone, Internet and direct response) as they are considered an essential tool for companies to approach, inform and retain customers, as well as providing customer after-sales services. These are regulated by the Distance Selling Directive. Such direct marketing may include player-to-player marketing and could be combined with sales promotions.

– Sponsorship

Sponsorship means any commercial agreement by which a sponsor, for the mutual benefit of the sponsor and sponsored party, contractually provides financing or other support in order to establish an association between the sponsor's image, brands, goods or services and a sponsorship property in return for rights to promote this association and/or for the granting of certain agreed direct or indirect benefits. Sponsorship of sports events or teams is central to on-line gambling service providers' marketing mix whether these be national lotteries or commercial operators. With the exception of AVMS these service contracts are not subject to specific regulation at EU level.

Questions:

(8) How are on-line commercial communications for gambling services regulated for at national level?

(9) How are the use and communication of registration and deposit bonuses regulated for at national level?

(10) How are the offer and communication of promotional games regulated for at national level?

(11) How is player-to-player marketing regulated for at national level? (This includes bonus systems for recruiting new players or recommending an on-line gambling operator on social sites).

(12) How is sponsorship by gambling services regulated for at national level?

– On-line payment services, pay-outs and customer identification

Prior to the advent of truly effective distance micro-payment services, on-line gambling operators typically require their customers to deposit funds on player accounts before playing. Deposits can be made by credit cards, e-Wallets, bank transfers, pre-paid cards or cash transfers.

<table>
<thead>
<tr>
<th>Payment method</th>
<th>Estimated percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Credit cards (including Maestro)</td>
<td>64-65%</td>
</tr>
<tr>
<td>E-wallets</td>
<td>12-14%</td>
</tr>
<tr>
<td>Bank transfers</td>
<td>11-13%</td>
</tr>
</tbody>
</table>

http://www.iccwbo.org/policy/marketing/id926/index.html

37 European Commission estimates based on information from operators that accept deposits from customers who are resident in another Member State (February 2010).
Additional limits are typically set by on-line gambling operators, such as on deposit and withdrawal levels from the player's account. Limits on withdrawals range from a fixed limit to the requirement for the player to contact a bank in person to withdraw larger sums from the player's account.

Certain operators require that the same payment method is used for both deposits and withdrawals of funds (a so called “closed” system).

Gambling services offered over mobile telephony or IPTV will also include transmission charges linked to invoices for telephony services.

Questions:

(13) Are there specific national regulations pertaining to payment systems for on-line gambling services? How do you assess them?

(14) Are players' accounts a requirement for enforcement and player protection reasons?

Customer identification is necessary for, in particular protection of minors, fraud prevention, know-your-customer controls and prevention of money laundering. Customer identification may raise specific Internal Market problems when the service provider and customer are at different locations. In contrast, bricks-and-mortar establishments that offer games of chance will have the possibility to obtain an identity card and carry out a face-to-face recognition at the gambling venue.

Today, on-line gambling service providers' customer identification is based on:

– Previous identifications carried out by payment service providers, as most of the payment options require that the customer has a bank account;
– Own controls in view of information and documents requested from the potential customer; and
– Controls by verification service providers subject to data privacy limits.

Mystery shopping exercises of licensed operators suggest that there are very few weaknesses that could allow for under aged persons to gamble and withdraw winnings. Age verification takes place before the new customer can start playing. It has been suggested that additional pay-out age verification could work as a further deterrent to minors and adolescents seeking to register.

Question:

(15) What are the existing national rules and practices relating to customer verification, their application to on-line gambling services and their consistency with data privacy rights? How do you assess them?

38 The UK Gambling Commission conducts a rolling programme of mystery shopping on gambling websites as part of its compliance activity, see www.gamblingcommission.gov.uk/.
2.3. **Public interest objectives**

The Commission fully respect the principle of subsidiarity and recognises that Member States have a margin of discretion to protect valid public interest objectives.

This section focuses on the following three public interest objectives which to various degrees may be valid for Member States in terms of their national on-line gambling policies: consumer protection (2.3.1), public order (2.3.2) and financing of the public good (2.3.3).

2.3.1. **Consumer protection**

The evidence available to the Commission at this stage seems to indicate that majority of players do not suffer from problem gambling. Those, however, that do suffer such problems must be fully accounted for given the associated social costs for the player, his or her family and society as a whole. All gamblers need protection against fraudulent services. For this reason regulators seek to ensure that all games offered are controlled, fair (that random generators are in conformity with technical standards and in line with the rules for each game) and free from crime. Transparency is key.

*Problem gambling*

The need to protect players and to prevent problem gambling is invoked when restricting the offer of on-line gambling services to consumers.

Problem gambling is often described as an urge to gamble despite harmful negative consequences or a desire to stop. To assess the extent of problem gambling in the population of a country, comprehensive surveys, so called 'prevalence' studies, are carried out. The two most widely used screening instruments to identify problem gamblers are DSM-IV\textsuperscript{39} and SOGS\textsuperscript{40}. Depending on the responses to a list of questions, the player is defined as a problem gambler (SOGS), a potential pathological gambler (DSM-IV) or a probable pathological gambler (SOGS and DSM-IV), also referred to as a gambling addict (see below).

The Commission is aware of nationwide prevalence of problem gambling in general in eight Member States\textsuperscript{41} and seven more\textsuperscript{42} have carried out some studies of limited scope (either regional or on specific age categories, mostly adolescents). Problem gambling prevalence in the eight Member States that have carried out a nationwide study varies from 0.5% of the entire population in the UK to 6.5% in Estonia\textsuperscript{43}. As regards the prevalence of on-line gambling in the EU, only four Member States\textsuperscript{44} provide nationwide statistics, three others\textsuperscript{45} provide some partial information (surveys of limited scope, carried out on a certain age group or concerning only a certain type of on-line games).

\textsuperscript{39} Diagnostic and Statistical Manual of Mental Disorders, 4th ed. for pathological gambling, American Psychiatric Association, 1994. A publication of the 5th edition of Diagnostic and Statistical Manual of Mental Disorders (DSM-V) is foreseen for May 2013.

\textsuperscript{40} The South Oaks Gambling Screen, Lesieur & Blume, 1987. Both tools (DSM and SOGS) also exist in versions adapted to adolescents: DSM-IV-J (juvenile), DSM-IV-MR-J (multiple response-juvenile) and SOGS-RA (revised for adolescents).

\textsuperscript{41} BE, DK, EE, FI, DE, NL, SE and UK

\textsuperscript{42} ES, HU, IT, LT, RO and SK

\textsuperscript{43} M. Griffiths, *Problem gambling in Europe: An overview*, Appex Communications, April 2009

\textsuperscript{44} BE, EE, NL and UK

\textsuperscript{45} FI, DE and MT
These studies suggest that the main factors that influence problem gambling are the following:

1. Event frequency. The briefer the time between the game taking place and the opportunity to place a stake the greater the risk.
2. Payout interval. The time between placing of the stake and the result. The shorter this is the greater the risk.
3. Accessibility and social environment.
4. Chasing losses or being close to winning. The greater the pay-out and probability of winning, the greater the delusion that lost stakes can be won back and therefore the increased risk (this is also linked to "excitement" or "dream effect").
5. Perceived skills and “involvement”. The possibility of getting involved in the event being gambled on and of using one’s own skills to assess the chances of winning provide evidence of the ‘near-miss’ psychology. This strengthens the feeling that one is in control of the game, thus increasing the risk. This includes variation of the stake. Note that this effect may be enhanced when some element of skill rather than purely chance is perceived to be a characteristic of the game.
6. Commercial communications that could trigger vulnerable groups: In particular players that are behaviourally conditioned, emotionally vulnerable or suffer from antisocial impulsive biological dysfunctions.

In this respect different types of games or different kind of bets might pose different risks to players. For example, fast pay out slot machines, scratch cards and casino games are often considered to be the most problematic in this respect. Lotteries games that are run on a weekly basis are considered less risky (although suffering from factor (4) mentioned above), than those run on shorter intervals (because of factors (1) and (2)). Sports betting and poker are considered to suffer more from the risk identified under point (5) above. "Live" sports betting suffers additionally from the risk set out under point (1).

To date across the Member States the instruments that have been used to try to limit excessive “problem gambling” in on-line services are those applied to all gambling, viz.,

1. Age limits,
2. Self-limitation (financial and time) and self-exclusion,
3. Information/warnings/self tests (more easily applied on-line than off-line),
4. No credit,
5. Reality checks,
6. Diligence obligation for the on-line operator, and
7. Other (e.g. limits on commercial communication – restrictions on the use of certain media, sales promotions and sign-up bonuses or free practice games).
8. Restricting certain forms of games or bets that are considered to be most risky (e.g. casino games or in sports betting restricting bets to final results only).

Questions:

(16) Do you have evidence that the factors and instruments listed above are linked to and central to problem gambling in on-line gambling services? (if possible, please rank them)
**Gambling addiction**

Where such information is available, rates of probable gambling addiction appear to vary from 0.3% to 3.1% of the entire population. Pathological (addictive) gambling has been considered by some specialists as an impulse control disorder and therefore not referred to as addiction. However, recent studies have discovered similarities between gambling and substance addiction. As mentioned in section 3.1, gambling problem screening tools used in surveys allow to identify individuals as having severe problems with their gambling behaviour. There are contrary views as regards the addictive potential of on-line gambling. Although remote gambling fulfils the criteria of availability and accessibility, making frequent playing easier than in case of land-based gambling venues, it is difficult to draw direct links between remote gambling and the likelihood of becoming a problem gambler.

On-line gambling provides the operators with more sophisticated possibilities to track the transactions of each player compared to off-line gambling formats. In contrast to prevalence studies, on-line gambling data allow for studies of the player’s real behaviour. A study of online gaming behaviour carried out by the Division on Addiction, Cambridge Health Alliance, a teaching affiliate of Harvard Medical School, based on a long term analysis of individual gaming activity of a random sample of nearly 50,000 on-line casino players from 80 countries and an almost equal sample of on-line sports betting participants showed that 99% of the customers of on-line sports betting did not display any unusual gaming behaviour compared to 95% in the case of on-line casino players.

The report prepared for the Swedish Presidency in 2009 mentions that although some research suggests existence of a positive link between accessibility and gambling addiction, the available empirical data do not always confirm it. Where it has been possible to compare the results of prevalence studies carried out 7-10 years ago (when on-line gambling was less popular) with the results of studies carried out recently, the gambling addiction prevalence rate remained steady.

Also the British Gambling Prevalence Survey carried out for the Gambling Commission in 2007 found that addiction rates for on-line gambling in the UK were lower than for some types of off-line games and that the addiction seemed to be linked rather to newer and thus more "attractive" types of games, whether on-line or off-line.

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46 Data from 7 Member States, M. Griffiths, *Problem gambling in Europe: An overview*, Appex Communications, April 2009
49 The study was carried out in a research partnership with bwin who made its customer database available.
52 For example: Finland and UK.
The Commission notes that most on-line gambling websites established and licensed in the EU have hyperlinks to help-lines or organisations working with problem gamblers. However, even if 15 Member States have carried out national or regional prevalence studies – there is little information available about the relevant policy response to these studies (e.g. launch of educational campaigns or additional recourses given to prevention or treatment) or to what extent problem gamblers have access to treatment.\(^{54}\)

Questions:

(17) Are there recognised studies evidence demonstrating that on-line gambling is likely to be more or less harmful than other forms of gambling for individuals susceptible to develop a pathological gaming pattern?;

(18) Is there evidence to suggest which forms of on-line gambling (types of games) are most problematic in this respect?

(19) Is treatment for gambling addiction available in Member States? If so, how is it funded?

(20) What is the required level of due diligence in national regulation in this field? (e.g. recording on-line players' behaviour to determine a probable pathological gambler?).

Protection of minors and other vulnerable groups

The regulatory frameworks in all Member States seek in different ways to protect minors, i.e. children and adolescents against the risks of gambling in general.\(^{55}\) Age limits for gambling may be set out in law or in license conditions and operators (including retailers/concession holders) are obliged to carry out age verification. The age limits in an individual Member State may also vary from one gambling service to another.

Questions:

(21) What is the statutory age limit for having access to on-line gambling services in your Member State?

(22) Are on-line age controls imposed and how do these compare to off-line 'face-to-face' identification?

Minors’ access to payment systems

Payment processing systems can be an effective means to prevent access to on-line gambling services by minors. Though it is possible for persons under the age of 18 to open bank accounts, there are limitations. A wide range of documents and proofs of identity must be presented and, as a rule, a parent or a legal guardian must present him/herself in the bank together with the underage account holder (parental control). Young persons are not normally legally responsible for their debts so they are unlikely to be granted an overdraft on a bank account and credit card applications from people under the age of 18 will be turned down. As a consequence, the bank or the financial service provider will provide an extra level of age verification before a young player can open a player's account with an on-line operator.

\(^{54}\) Only 4 Member States (AT, EE, FI and UK) provided the Commission with information on problem gambling in the context of the Commissions study "Study on gambling services in the EU Internal Market", Chapter 9.9, p. 1453, cited above.

\(^{55}\) The age of majority in all Member States except Austria is 18 (Austria 19).
However, stakes can and will increasingly also be paid by using a mobile phone (added to the invoice), e.g. by a text message or a call to premium rate phone number and in these cases it may be easier for minors to be able to gamble.

– **Minors and marketing of on-line games**

As Member States authorities (and operators) seek to prevent minors from having access to on-line gambling services, they also seek to control marketing and promotion of such services. Examples of restrictions include rules that require promotions for such services not to:

– be directed at those aged below the national limit for participation;
– be broadcast (TV or radio) or communicated during specific programmes aimed towards young people on mainstream channels, or for certain periods of time before or after such programmes;
– include or display a person that appears to be of an age below the national limit for participation;
– otherwise appeal to children or young persons, e.g. by being associated with youth culture or communicated by a celebrity (e.g. replica jerseys promoting an on-line gambling operator); or
– be displayed close to areas that children frequent (e.g. billboard advertising close to schools).

**Question:**

(23) **How are the following commercial communications to protect minors regulated for in the (your) Member State(s) and how do you assess this? In particular:**

(a) Promotional games that are designed as on-line casino games where participation is open to minors;
(b) Sports sponsorship by gambling operators;
(c) The sales of replica jerseys, promoting an on-line gambling operator, to minors; and
(d) The use of social on-line networks or video-sharing websites (on which users can upload, share, and view videos) for marketing purposes.

– **Other vulnerable types of players**

Other players may be vulnerable due to their:

– *financial situation*; players on low incomes;
– *inexperience*; in particular young adults (aged 18-21) and/or those that are not aware of the risks associated with problem gambling;
– *previous dependency or addiction* relating to a chemical substance use or behaviour (use of off-line gambling services);
– *easy access to gambling*; sales agents or employees of gambling service providers or contractors; and
other frequent exposure to gambling and/or strong links to betting objects; this could include persons employed in the horse racing sector or sports professionals, stockbrokers etc.

Questions:

(24) Which national regulatory provisions and license conditions on commercial communications for on-line gambling services account for these risks and seek to protect venerable consumers? How do you assess them?

2.3.2. Public order

Prevention of fraud

All Member States seek to prevent fraud and unfair games. National legislation aims to protect both consumers (from fraudulent and criminal operators) and operators (from fraudulent players or player syndicates). Examples include: unauthorised use of credit cards, which may also be associated with "identity theft" and 'match-fixing' (event-fixing) where an individual, a group of persons (typically associated with organised crime) seek to influence the outcome of an event (e.g. a sports event or a card game)56. Fraud also occurs when a group of players colludes against another player (e.g. rigged poker tables).

The Commission has identified the following three types of fraud on which it wishes to consult:

- Players not receiving their winnings. Typical examples include fraudulent "lottery scams", where an unlicensed illegal operator contacts consumers asking them to pay an amount of money (handling fee) or give personal information (bank details) before a prize can be paid. Such scams frequently make false reference to authorisations given by European gambling authorities57.
- Identity theft and data protection related issues. These involve the unauthorised use of another person’s personal information to assume that person's identity and thus access resources or obtain credit and other benefits in that person's name.
- Manipulation of the outcome by tampering with the software associated with the game or through corruption of persons involved in organising the game or event.

Questions:

(25) Are you aware of studies and statistical data relating to fraud and on-line gambling?

(26) Are there rules regarding the control, standardisation and certification of gambling equipment, random generators or other software in your Member State?

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56 E.g. criminal organisations based in China or Croatia have been involved in match fixing in BE, DE and FI.

57 This should not be considered to be associated with delayed winnings where a licensed operator withholds winnings for due diligence purposes without giving the player sufficient information why this is done. The operator should in such cases explain why the payment is withheld. The most common explanation for such delays is additional customer identification controls.
What, in your opinion, are the best practices to prevent various types of fraud (by operators against players, players against operators and players against players) and to assist complaint procedures?

As regards sports betting and outcome fixing - what national regulations are imposed on on-line gambling operators to address these issues?

What issues should in your view be addressed in priority?

What risks are there that a (on-line) sports betting operator, which has entered into a sponsorship agreement with a sports club or an association, will seek to influence the outcome of a sports event directly or indirectly for profitable gain?

Prevention of Money laundering

The two extreme types of "money laundering" activity are on the one hand, complex transnational operations designed to hide the criminal origins of large scale crimes so that people and property are made to appear legitimate, and on the other, any activity that conceals, disguises, or disposes of the proceeds of any crime, no matter what the sum (self-laundering by offenders – sometimes expenditure – but also crimes to feed gambling addiction).

As regards money laundering techniques, there is very limited information or evidence suggesting that licensed on-line gambling operators in Europe are subject to money laundering activities. However, the problem is obviously linked to illegal operators. The Commission understands that the following practices could potentially be used for such purposes:

- On-line gambling firms could credit winnings or unused funds back to an account other than the one from which the original bet was made.
- They could allow one player to register multiple accounts with the same operator.
- Peer-to-peer games like e-poker, where value transfers can occur between both electronic and human players as a result of deliberate losses, at a relatively low cost to the players. Such games could allow for on-line “chip dumping”. For example; a player deposits funds with a stolen credit card and then "dumps" the chips at a table to an accomplice or another account he created. These activities can be detected given that the principles are simple – players will make large bets on very bad hands (expecting to lose to the accomplice).\(^{58}\)
- Use of e-cash as a payment option or similar means of payments such as Stored Value Cards\(^{59}\) (those of concern are characterised by high limits, no post-purchase monitoring and poor know-your-customer controls (KYC)). This could also include payment enabled mobile phones that have not been through adequate KYC controls.

Questions:

What concrete cases are there that have demonstrated how on-line gambling could be used for money laundering purposes?

\(^{58}\) On-line poker rooms are aware of this scam and are seeking to detect perpetrators before their cash-outs are approved.

\(^{59}\) A stored-value card refers to monetary value on a card not in an externally recorded account and differs from prepaid cards where money is on deposit with the issuer similar to a debit card.
(32) Which micro-payments systems require specific regulatory control in view of their use for on-line gambling services?

The 3rd Money laundering Directive is applicable to the financial sector as well as other areas including casinos (brick-and-mortar and on-line).

A particular problem with the enforcement of the provisions of this directive to on-line gambling services is that such websites frequently offer a variety of other gambling services and the operator may be licensed in more than one jurisdiction.

In addition to such general principles, the Commission is aware that licensed on-line gambling operators and national regulators have established a range of operational practices to fight against money laundering. These include:

- **Customer due diligence** – only registered players holding an account with the licensee are allowed to play. Application forms must be completed containing information (1) that the player is over the legal age limit to gamble (2) the player’s identity (3) the player’s place of residence, and (4) the player’s valid e-mail address. The due diligence process may include velocity analysis (deposit/trades), geographic risk analysis, player behaviour anomaly, exposing player associations and cybercrime arrest policy. In all cases the player has to opt-in to provide the relevant personal data to allow for his account to be established.

- **Payment controls** - the player should always receive any payout from winnings (balance of account) by the same means in which the money was originally received (and to the account from which it was deposited). Operators must also make sure that they have control over the credit card numbers and personal data, relating to players, which they have stored in their systems. Moreover, direct payments between customers are prohibited.

- **Operational controls** – Operators use age verification lists and lists used by banks to identify terrorists and politically exposed persons (PEPs), i.e. World Check and the European Sports Security Association's (ESSA) watch list. In accordance with data privacy requirements, operators also keep statistical records of transactional behaviour in order to be able to identify suspicious activities. They are required to apply stricter due diligence requirements where there are high limits on stakes. Operators must also submit Suspicious Activity Reports (SAR) to the national Financial Intelligence Units (FIU).

Questions:

(33) Do you have experience and/or evidence of best practice to fight against money laundering?

(34) Is there evidence to demonstrate that the risk of money laundering through on-line gambling is particularly high in the context of such operations set up on social web-sites?

Prevention of other crimes

60 Cited in Section 1.2.
Other crimes that may be linked to on-line gambling include:

- Provision of gambling services offered by illegal operators (e.g. criminal organisations or individuals). A French report on Cyber crime and Gambling estimates that a thousand gambling websites are directly operated by criminal groups\(^63\),
- Non-authorised on-line games offered by a licensed operator,
- Tax evasion (where there is an obligation for the user to pay tax on winnings, i.e. tax evasion may primarily be invoked in relation to winnings from off-shore activities).

There are also a number of criminal activities that are relevant for many gambling services but not specifically for on-line gambling, such as (i) match fixing or rigged poker tables (see above), (ii) loan sharking activities and (iii) criminal activities carried out to finance the use of gambling services (e.g. theft).

**Question:**

Are national e-commerce transparency requirements enforced to allow for illegally operated services to be tracked and closed? How do you assess this situation?

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2.3.3. Financing of the public good

Restrictions on gambling services are at times justified by policy reasons that fall outside of recognised public interest objectives – as set out by Article 49 TFEU and related jurisprudence. Such restrictions seek to assist the funding of "public goods" that society at large can benefit from. More specifically, the "public goods" that are assisted directly in this manner are the arts, culture, sports, youth/educational programmes and health related activities. Such restrictions also may also allow gambling services to be used as a means to raise funds for charitable organisations or to attain other objectives of general interest.

**Systems of revenue channelling for the public good**

The reliance on gambling revenues to fund public goods is organised in various ways. The organisation or company responsible for the "public good":

1. is granted a license\(^64\) to offer on-line gambling service in order to support the “good cause” recognised by the relevant licensing authority (e.g. a national Olympic committee, a national horse racing body, an association for blind persons etc.);
2. receives funds directly from a State gambling operator (e.g. a national lottery) according to a rate fixed by the licence or legislation regulating that operator;
3. receives funds from a State gambling operator indirectly via the State budget into which that State operator has contributed;

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\(^{63}\) The French Institute (CERT-LEXI) analysed 70 million websites in 2005 and found 14823 sites offering online gambling. Only 2005 websites were subject to a license.

\(^{64}\) Organisations or companies responsible for benevolent or public-interest activities may, to varying degrees, be allowed to enter into agreement with private operators that provide the gambling platform and promote the gambling services (who fully or partly runs the operations and receives economic compensation for this).
(4) receives funds from one or more private gambling operators and the contribution of funds is:
(a) determined by the licence or legislation or 
(b) based on voluntary contributions from the operators (e.g. horse racing levy in the UK).
(5) receives economic compensation for the use of an event it organises and on which bets are placed even if the organisation or company is not involved in the organisation of the gambling activity itself (the possible selling of a "sports right");
(6) receives funds from the State budget that has been contributed to by both State and commercial gambling operators.

Questions:
(36) Are there other gambling revenue channeling schemes for the public good in your Member State?
(37) Is there a specific mechanism, such as a Fund, for redistributing revenue from public and commercial on-line gambling services to the benefit of society?
(38) Are funds returned or re-attributed to prevention and treatment of gambling addiction?

The Commission wishes to focus further on two issues:

Sports exploitation rights and integrity issues

National and nondomestic sports events are used by on-line operators to present an attractive selection of gambling services to their potential customers. These events may benefit from such gambling activities in that they create additional public interest and possibly also increase the events media exposure. There is a broad consensus that sports events, on which gambling rely, should receive a fair return from the associated gambling activity.

Taking the specific case of horse-racing some Member States impose an exclusive license for horse race betting to an organisation or company with the objective to ensure that the turnover from horse race betting, except for winnings, totalisator fee and operating expenses, is given to equestrian sports, horse breeding and horse husbandry. While national structures vary, the support to the horseracing and equine sector can be significant rising to more than 8% of the total betting turnover in certain countries. One specificity of horse racing compared to other sports is that its primary attraction is for gamblers. Thus, to a greater degree than other sports events, its viability will depend on sufficient proportions of gambling revenues being reinvested into the activity. Furthermore, in certain Member States the tradition of equestrian sports, horse breeding and husbandry, all of which are supported through this channelling of gambling revenues, have and continue to play an important economic role in rural areas and therefore are linked to territorial cohesion policy objectives.

Other professional sports have a more mixed revenue stream either because they have wider public appeal and/or because they lend themselves less to gambling services. Nevertheless, when they offer a support for gambling services, the issue of whether they should be able to generate an additional revenue stream through such exploitation of their images or events by gambling service providers has been addressed by Member States. Thus certain State operators offering sports betting services on professional sports are obliged to channel
revenues back into grassroots sports and thus help assist the public good of encouraging participation in sporting activities in general.

Finally, sports events on which sports betting can be organised may, due to criminal activities, be subject to a higher risk of match fixing. One Member State (France) has established a non-exclusive sports betting right that is justified on the grounds of the need to invest in ensuring integrity.

**Questions:**

(39) What are the proportions of on-line gambling revenues from sports betting that are redirected back into sports in your Member State?

(40) Do all professional sports benefit from on-line gambling exploitation rights in a similar manner to horse-racing and, if so, are those rights exploited?

(41) Do on-line gambling exploitation rights that are exclusively dedicated to ensuring integrity exist?

The risk of "free-riding" on public goods through the provision of on-line gambling services

Member States, given their differing national cultural differences and historical traditions, will rely on differing gambling revenue channelling systems and rates. For example, Member States that have no history of horse racing or horse husbandry obviously have no need for a revenue channelling scheme for that purpose. Likewise, certain Member States will choose to finance certain public goods exclusively from fiscal revenue whereas others may wish to also rely on channelling gambling revenues for the same public good purpose.

It follows that when gambling services are offered on events taking place in other Member States or when gamblers from one Member State choose to place stakes on gambling services provided from another there will be direct effects on the efficiency of national gambling revenue channelling systems. This will be particularly the case when gamblers are exclusively focussed on seeking highest returns. This "free-riding" problem is not limited to cross-border on-line gambling services since gamblers can always physically cross borders to access gambling services but nevertheless on-line gambling services heighten this possible effect.

The effect may be tempered or even reversed by the fact that certain gamblers play on particular gambling services because those services are linked to the financing of public goods. This may be because the public good link reduces the social stigma associated with gambling or may even be the primary motivation for gambling on such services. For example, given the very low odds of winning in certain types of gambling services (e.g. low value lotteries offered by charitable organisations) it can be considered that many players of such games place a stake on them rather than on other types of gambling services offering higher odds of winning primarily because they consider that that stake will go to a valid public good cause. These types of gamblers may even be attracted to offers of such on-line gambling services emanating from other Member States that have stronger direct links to public goods that they wish to support compared to national on-line gambling service offers.

**Questions:**

(42) Is there evidence to suggest that the cross-border "free-riding" risk noted above for on-line gambling services is reducing revenues to national public goods that depend on channelling of gambling revenues?
(43) Do there exist transparency obligations that allow for gamblers to be made aware of whether and how much gambling service providers are channelling revenues back into public goods?

2.4. Enforcement

An "unlawful cross-border market" may be accessible to consumers, due either to de facto tolerance or lack of effective enforcement. Effective enforcement will be key for Member States to ensure the achievement of the public interest objectives behind their national gambling policy.

Gambling authorities in the Member States

Different types of organisational structures are used for the granting of licenses, regulation and supervision of on-line gambling. The independence and power of these structures vary. They range from a totally independent regulator to the delegation of supervisory tasks within a ministry but without the creation of a separate department. Within a Member State differing forms of on-line gambling services may also be regulated or supervised by separate bodies (e.g. promotional games, media games and spread betting). The differing authorities at national level that carry out the regulatory tasks are as follows:

– A ministry with no specialised office;
– A specialised office within a ministry;
– A ministerial office located outside the ministry;
– An agency/inspectorate under ministerial control;
– A State recognised independent regulatory body.

Activities of gambling authorities may cover a wide range of issues, including:

– Issuing, suspending and revoking licences;
– Control and supervision functions including administrative or financial controls, on-site inspections, technical inspections (e.g. equipment or software), and on-line monitoring of activities;
– Enforcement - to open, institute and prosecute proceedings involving offences relating to (a) provision of illegal/unauthorised gambling services; and (b) commercial communications relating to gambling services or operators (legal as well as illegal/unauthorised gambling services);
– Providing advice, information or support to Government, players (the public) and/or operators.

Question:

(44) Which form of regulatory body exists in your Member State and what are its competences, its scope of action across the on-line gambling services as defined in this Green Paper?

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(45) **Is there a national register of licensed operators of gambling services? If so, is it publicly accessible? Who is responsible for keeping it up to date?**

**Administrative cooperation**

Administrative cooperation between EEA regulators is today based on ad-hoc cooperation between a limited number of Member States. Regulators from all over Europe have a specific forum in which they meet, exchange views and discuss policy on gaming matters (GREF\(^66\)). Possible areas of administrative cooperation include sharing or exchanging information relating to:

- license holders (including licence conditions, professional qualities of staff and integrity of operators);
- unlicensed and fraudulent operators (common blacklisting);
- issues of a technical nature, such as national standards, testing and certification;
- good practices (including public campaigns to prevent crime or problem gambling and the costs and effects of such campaigns).

**Questions:**

(46) **Which forms of cross-border administrative cooperation are you aware of in this domain and which specific issues are covered?**

**Payment blocking and liability regimes for ISPs**

Payment and communication providers (telecom operators, television channels and information society providers) enable on-line gambling services. Today, in order to restrict "unlawful" and cross-border on-line gambling services the following types of methods are imposed on such intermediary service providers:

- **Domain Name System (DNS) filtering:** A DNS filtering mechanism seeks to ensure that potential customers are prevented to gamble on "unlawful" pre-listed sites or are redirected to another address (website) on the basis of a pre-defined list of internet addresses (domain names) e.g. from a .com site to one established within the relevant national jurisdiction. The relevant black list needs to be updated regularly (relatively costly). The advantage compared to other blockage systems is that that the potential customer can be redirected to a legal website.\(^67\)

- **Internet Protocol (IP) blocking.** Every device connected to the public internet is assigned a unique number known as an IP address, which includes the hostname. IP blocking prevents the connection between a server/website and one or more IP addresses. However, geo-location technology is not 100% accurate in providing the location of an IP address.

- **Payment blocking,** may be based on the operators "Merchant Category Codes" (MCC)\(^68\). However, the prohibition of processing of payments linked to a certain codes may block licit commercial transactions other than payments relating to stakes

\(^{66}\) http://www.gref.net/index.htm

\(^{67}\) Italian experiences suggest that millions of redirections take place every week.

\(^{68}\) The MCC used for gambling is 7995.
and prizes. The problem is that the code is linked to the merchant's type of business and not to the individual transaction.

The efficiency of a blocking system depends on pre-defined and updated list of items to block as well as efficient software systems. Such systems are obviously more likely to be effective against well recognised brands and licensed operators than unlicensed criminal operators.

**Question:**

(47) Which methods mentioned above, as well as any other blocking of access to gambling services or restriction of payment services, are being applied in your Member State? How do you assess their effectiveness?

(48) What are your views on the relative merits in terms of suitability and efficiency of the methods mentioned above as well as any other blocking of access to gambling services or restriction of payment services?