





ŌPŌTIKI/ KAWERAU/ WHAKATĀNE DISTRICT LICENSING COMMITTEES

Applications for RENEWAL of licences must be received at least 20 working days before the licence is due to expire.

CHECK LIST FOR NEW CLUB LICENCE OR CLUB LICENCE RENEWAL

EVERY application must be accompanied by the following:



The original of the completed application and supporting documents.

The prescribed fee. Please refer to the attached Fees and Charges sheet for information on the relevant fee. Note that an annual fee is also payable and for new licences this fee must be paid prior to the licence being issued and for all existing licences on the anniversary date of the licence. If the annual fee is not paid within 30 days after the day on which it is due, the licence is suspended.

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A scale floor plan showing:

- Those parts of the premises that are to be used for the sale or supply of liquor; and
- Those parts of the premises (if any) that the applicant intends should be designated as restricted areas or as supervised areas; and
- Each entrance to the premises that the applicant intends should be designated as a principal entrance. (Main entrance for display of licence).

A copy of the menu or indication of standard and style of food to be provided or proposed to be provided, including the price.



A copy of your new or updated Host Responsibility Policy.

A signed Public Notice Declaration Form acknowledging that Form 7 is displayed on site. A Public Notice must also be placed in the local newspaper within 10 working days for RENEWALS and 20 working days for NEW applications. Please contact Council if you are unsure of which newspaper or the content of this notice. For further information refer to the Guidelines for Public Notification attached.

Evacuation Scheme Statement Declaration Form completed in full and signed.

When making application for licence and renewals, applicants need to make a statement to the effect that:

- The building in which the premises are situated has an evacuation scheme for public safety which meets the requirements of Section 21A of the Fire Service Act 1975: OR
- The building by reasons of its current use, does not require an evacuation scheme, or that the building is exempt from having to meet the requirements for such a scheme.

All applicants are advised to contact the New Zealand Fire Service first and confirm whether they have or are required to have an approved evacuation scheme.

Applications for all NEW licences must also include:

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Where the applicant is incorporated - A copy of the Certificate of Incorporation or other documentary evidence of its incorporation.

Where the applicant is a company - A copy of the Memorandum of Association, or other documentary evidence of its authority to sell liquor, or to hold a licence under the Act, or under the provisions of any previous enactment relating to the sale of liquor (if there is one).

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Where the applicant is a local authority - A reference to the enactment by which the applicant is expressly authorised to hold an on-licence under the Act.

Where the applicant is a manager acting for any person pursuant to a property order made under the Protection of Personal and Property Rights Act 1988 - A copy of the property order.

A photograph of the exterior of the premises or an artist's impression of the exterior of the proposed premises as it will look when finished.

A map, or a copy of a map, or a portion of a map, showing the location of the premises.

Where the applicant is not the owner of the premises - A written statement from the owner to the effect that the owner has no objection to the grant of the licence. (A copy of any lease and assignment that discloses this use as licenced premises will suffice).



The Secretary District Licensing Committee Ōpōtiki District Council PO Box 44 ŌPŌTIKI 3122





The Secretary District Licensing Committee Kawerau District Council Private Bag 1004 KAWERAU 3169 The Secretary District Licensing Committee Whakatāne District Council Private Bag 1002 WHAKATĀNE 3158

(CIRCLE APPLICABLE COUNCIL)

APPLICATION FOR A CLUB LICENCE OR CLUB LICENCE RENEWAL		
SECTIONS 100 AND 127(2) OF THE SALE AND SUPPLY OF ALCOHOL ACT 2012		
Application for: Club Licence Renewal of Club Licence		
Is a variation of conditions being sought Yes No		
Application is made in accordance with the details set out below:		
DETAILS OF APPLICANT		
FULL LEGAL NAME(S) TO BE ON LICENCE:		
WHETHER LICENCE ALREADY HELD FOR PREMISES OR CONVEYANCE CONCERNED:		
NO YES: (state licence kind)		
USUAL RESIDENTIAL ADDRESS:		
POSTAL ADDRESS FOR SERVICE: (If different from above)		
EMAIL ADDRESS:		
DAYTIME PHONE NUMBER: MOBILE PHONE NUMBER:		
CRIMINAL CONVICTIONS: state all criminal convictions (other than convictions for offences against provisions of the Land Transport Act 1998 not contained in Part 6, and offences to which the Criminal Records (Clean Slate) Act 2004 applies Excluding speed camera infringement notices or traffic infringement offence notices or convictions that have been `clean slated' under the Criminal Records (Clean Slate) Act 2004 NONE		
DETAILS:		
PREFERRED MODE OF CONTACT:		
Daytime Phone Mobile phone		
Email Post		

NATURAL PERSON DETAILS:
OCCUPATION:
DATE OF BIRTH: PLACE OF BIRTH:
MALE FEMALE
STATUS OF APPLICANT
NATURAL PERSON CLUB LICENSING TRUST PRIVATE COMPANY
PUBLIC COMPANY PARTNERSHIP LOCAL AUTHORITY
BODY CORPORATE TO WHICH SECTION 28(1)(B) OF THE ACT APPLIES
BOARD, ORGANISATION OR OTHER BODY TO WHICH SECTION 28(1)(C) OF THE ACT APPLIES
GOVERNMENT DEPARTMENT OR OTHER INSTRUMENT OF THE CROWN
MANAGER UNDER THE PROTECTION OF PERSONAL AND PROPERTY RIGHTS ACT 1988
DETAILS OF PREMISE
ADDRESS OF CLUB PREMISES:
ANY NAME, TRADING NAME OR NAME OF BUILDING:
NAME OF ANY OTHER CLUB WITH WHICH THE APPLICANT SHARES PREMISES:
DOES THE CLUB OWN THE PROPOSED LICENCED PREMISES?
YES No (provide owners details)
OWNERS NAME:
OWNERS ADDRESS:
WHAT FORM AND TERM OF TENURE OF THE PREMISES WILL THE APPLICANT HAVE?
eg leasehold, tenancy agreement, licence
IS A LICENCE SOUGHT CONDITIONAL UPON CONSTRUCTION OR COMPLETION OF BUILDING WORK?
NO YES (provide details)
WHAT PARTS (IF ANY) DO YOU INTEND TO DESIGNATE AS RESTRICTED OR SUPERVISED AREAS?
RESTRICTED AREA(S) – for those 18 years or older:
SUPERVISED AREA(S) – where minors must be accompanied by a legal guardian:

UNDESIGNATED AREA:

DETAILS OF MANAGERS TO BE EMPLOYED			
Full Name of Manager	Address	Date of Birth	Certificate Number

DETAILS	OF (CLUB
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FULL NAME:

IS THE CLUB INCORPORATED:

No (provide owners details**)**

UNDER WHAT ACT IS THE CLUB INCORPORATED:

WHAT IS THE DATE OF THE CLUBS INCORPORATION:

STREET ADDRESS:

YES

POSTAL: (*If different from above*)

IS THE SALE OF ALCOHOL THE PRINCIPAL PURPOSE OF THE CLUB?

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YES

NO (*explain the main purpose below*)

	S THE CLUB S NO	ELL, OR INTEN	D TO SELL, AN ovide details be		IER THAN FOC	DD OR ALCOHO	DL?
		ROVIDE, OR IN SALE AND SUP YES (pr		IOL OR FOOD?		R THAN THOSE	DIRECTLY
••••	WHICH DAYS	AND DURING	WHICH HOURS	DOES THE CL	UB INTEND TO	D SELL ALCOH	OL UNDER
7 da	ys/week	Hours:					
SS	MON	TUES	WEDS	THURS	FRI	SAT	SUN
HOURS							
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CONDITIONS

EXPERIENCE AND TRAINING OF THE APPLICANT TO MANAGE A LICENCED PREMISES TO MEET COMPLIANCE WITH THE ACT:

FOOD INTENDED TO BE AVAILABLE FOR PURCHASE: type and range (include price), attach menu if applicable

NON-ALCOHOLIC BEVERAGES INTENDED TO BE AVAILABLE FOR PURCHASE: type and range

LOW-ALCOHOL BEVERAGES INTENDED TO BE AVAILABLE FOR PURCHASE: type and range (include a minimum of two 2.5% or lower options)

DESCRIBE HOW FREE POTABLE DRINKING WATER WILL BE AVAILABLE AT ALL TIMES AND WHERE POTABLE WATER IS SOURCED FROM:

EXPLAIN HOW WILL YOU PROVIDE ASSISTANCE WITH ARRANGING ALTERNATIVE FORMS OF TRANSPORT AS A RESPONSIBLE HOST? *i.e., appropriate signage displayed that phone available to call for a ride home or taxi service details for pickup(s)* EXPLAIN HOW YOU WILL PREVENT SALES TO MINORS OR INTOXICATED PERSONS BEING PROHIBITED PERSONS? *i.e., asking for proof of age and monitor for intoxicated persons and appropriate signage will be displayed*

EXPLAIN HOW YOU WILL ENSURE COMPLIANCE WITH THE ACT TO PROMOTE RESPONSIBLE CONSUMPTION OF ALCOHOL, MANAGE OTHER RISKS AND MAINTAIN ADEQUATE SUPERVISION IN THE LICENCED PREMISE:

EXPLAIN HOW YOU INTEND TO TRAIN/HAVE TRAINED STAFF IN THEIR RESPONSIBILITIES UNDER THE SALE AND SUPPLY OF ALCOHOL ACT:

CONDITIONS IF SEEKING VARIATION FOR RENEWAL OF CLUB LICENCE

Provide details of changes and reasons why

SIGNATURE OF APPLICANT

Applicant's signature_____

___Date_

NOTES

- 1. This form must be accompanied by the prescribed fee
- 2. Within 20 working days after filing this application with the District Licensing Committee (or 10 working days if it is an application for renewal), the applicant must give public notice of it in form 7. The notice must be given in compliance with regulation 36, 37, or 38 of the Sale and Supply of Alcohol Regulations 2013 (whichever applies to this application).
- 3. Except in the case of a conveyance, within 10 working days after filing this application with the District Licensing Committee, the applicant must ensure that notice of this application in form 7 is attached in a conspicuous place on or adjacent to the site to which this application relates (unless the Secretary of the District Licensing Committee agrees that it is impracticable or unreasonable to do so).

DLC OFFICE USE ONLY		
	Date lodged:	
Fee paid:		Receipt number:

ADDITIONAL QUESTIONS

THE GRANTING OR RENEWAL OF THIS APPLICATION WILL NOT DECREASE THE AMENITY OR GOOD ORDER OF THE AREA BY MORE THAN A MINOR EXTENT BECAUSE: Include information about staffing levels, training, in house practices including identification and response to intoxication, disorderly behaviour, noise, vandalism/ graffiti/litter affecting neighbouring properties, types of neighbouring properties etc

THE DESIGN AND LAYOUT OF OUR PREMISES COMPLIES WITH THE ACT BECAUSE: (Attach Floor Plan)

Consider lighting and visibility especially in outdoor areas. Supermarkets and grocery stores must identify the one area of the premises where alcohol is be to promoted and displayed and how it is intended to limit as far as reasonably practicable the exposure of shoppers to displays, promotions and advertisements for alcohol. You must supply a current floor plan identifying entrances, internal layout of furniture, security cameras and monitors etc.

THE GRANTING OR RENEWAL OF THIS APPLICATION WILL CONTRIBUTE TO THE OBJECT OF THE ACT BY: Explain how the sale and consumption of alcohol will be undertaken safely and responsibly and the harm caused by excessive or inappropriate consumption of alcohol is minimised both to the individual and society generally

GUIDELINES FOR PUBLIC NOTIFICATION

Public notification of an application under the Sale and Supply of Alcohol Act 2012 means a notice published in a newspaper (or on an internet site nominated by the Secretary of the District Licensing Committee) and a notice displayed on site. There is currently no internet site notified for the display of public notices.

A notice (Form 7) must be displayed on site within 10 working days of the application being received by the District Licensing Committee and must be in a conspicuous location on or adjacent to the site where it can conveniently be read by a person outside the premises. The words in italics are for your information only and do not need to be included in the notice.

A further notice must be publicly notified in a newspaper nominated for the purpose of any application by the Secretary of the District Licensing Committee being a newspaper which is circulating in the locality to which the application relates and must follow the format as noted on Form 7.

If you have any queries please contact the Licensing Inspector prior to submitting your public notice to the newspaper. If incorrect or insufficient information is published or it is published in the wrong newspaper, you may be required to resubmit the public notices for publication.

It is the <u>responsibility of the applicant</u> to ensure that the notice is published and that the complete page of each newspaper in which the application is published is forwarded to the District Licensing Committee. Your application will not be processed until this information is received. Photocopies of the notices or clippings of the notices from the newspaper are not acceptable.

New Applications

This notice must be published twice with the first public notice being published within **20** working days of the District Licensing Committee receiving the application with an interval of not less than 5 or more than 10 days between. Generally, most people place their notices one week apart. If there is any delay in publishing the notice a waiver will need to be sought before the application can be processed.

Renewal Applications

Note that when a renewal application includes an extension of trading hours and/or designated area the public notice should identify the current conditions and the proposed conditions being sought.

Licences for premises or conveyances in very low or low risk fee category

One public notice must be published within **10** working days of the District Licensing Committee receiving the application. As with new applications, if there is any delay in publishing the notice a waiver will need to be sought before the application can be processed. This notice does not have to be published twice.

Licences for premises or conveyances in medium, high or very high fee risk category

The notice must be published twice with the first public notice being published within **20** working days of the District Licensing Committee receiving the application with an interval of not less than 5 or more than 10 days between.

Public notice of application for on-licence, off-licence, or club-licence (or application for variation of conditions of on-licence, off-licence, or club-licence) *(delete where not applicable)*

Section 101 Sale and Supply of Alcohol Act 2012

Form 7

The application may be inspected during ordinary office hours at the office of the *Öpōtiki/Whakatāne/Kawerau* (delete whichever applicable) District Licensing Committee at 108 St John Street, *Öpōtiki/Ranfurly Court, Kawerau/* 14 Commerce Street, Whakatane. (delete whichever applicable)

Any person who is entitled to object and who wishes to object to the grant of the application may, no later than 25 working days after the date of the publication of this notice, file a notice in writing of the objection with the Secretary of the District Licensing Committee at *PO Box 44*, *Opotiki/ Private Bag 1004*, *Kawerau/ Private Bag 1002*, *Whakatane 3158 (delete whichever applicable)*

No objection to the issue of a licence may be made in relation to a matter other than a matter specified in section 105(1) of the Sale and Supply of Alcohol Act 2012. *(new application - delete whichever applicable)* No objection to the renewal of a licence may be made in relation to a matter other than a matter specified in section 131 of the Sale and Supply of Alcohol Act 2012. *(renewal application - delete whichever applicable) (In case of publication in newspaper(s) only)* This is the (*state whether first, second or only)* publication of this notice. *(In case of second publication in newspaper(s))* This notice was first published on *(state date)*.

DECLARATION FORM – DISPLAY OF PUBLIC NOTICE



The Secretary District Licensing Committee Ōpōtiki District Council PO Box 44 ŌPŌTIKI 3122



The Secretary District Licensing Committee Kawerau District Council Private Bag 1004 KAWERAU 3169

(CIRCLE APPLICABLE COUNCIL)



The Secretary District Licensing Committee Whakatāne District Council Private Bag 1002 WHAKATĀNE 3158

Application Type:

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NEW CLUB LICENCE

RENEWAL CLUB LICENCE

I hereby declare that I have affixed a copy of the Public Notice Form (Form 7) in a conspicuous location on or adjacent to the site where it can conveniently be read by a person outside the premises as required by the Sale and Supply of Alcohol Act 2012.

SIGNED by the licence holder or licence applicant

NAME of signatory

Date

Licence Number/s (if applicable)

NEW ZEALAND POLICE AUTHORISATION SECTION 103 OF THE SALE AND SUPPLY OF ALCOHOL ACT 2012

Assessing the suitability of the applicant of a manager's certificate is a requirement under the sale and Supply of Alcohol Act 2012. The Police are required to report on this application. That report may include the release of any previous convictions that you may have, (other than convictions for offences against provisions of the Land Transport Act 1998 not contained in Part 6, and offences to which the Criminal Records (Clean Slate) Act 2004 applies.

AUTHORISATION

"The Police are required to report on this application. That report may include the release of any previous convictions you may have. You will receive a copy of that report. Do you consent to the release of this information?"

YES	NO	
(Tick O	ne)	

SIGNATURE OF APPLICANT: _____

FULL NAME OF APPLICANT: ______

DATE: _____

THE IMPACT OF THE CRIMINAL RECORDS (CLEAN SLATE) ACT 2004 ON APPLICATIONS FOR MANAGER'S CERTIFICATES UNDER THE SALE AND SUPPLY OF ALCOHOL ACT 2012

The Criminal Records (Clean Slate) Act 2004 commenced on Monday 29 November 2004. The Act enables individuals who satisfy all of the eligibility criteria to conceal all of their convictions in most circumstances. It sets a high threshold for eligibility.

The general criteria for obtaining the benefits of the `clean slate' scheme are set out below. Section 7 of the Act should be consulted for full information.

The individual must have:

- No convictions within the last seven years
- Never been sentenced to a custodial sentence (eg imprisonment, corrective training, borstal)
- Never been ordered by a Court during a criminal case to be detained in a hospital due to his/her mental condition, instead of being sentenced
- Paid in full any fine, reparation or costs ordered by the Court in a criminal case;
- Never been indefinitely disqualified from driving under section 65 of the Land Transport Act 1998 or an earlier equivalent provision (section 65 relates to mandatory penalties for repeat offences involving use of alcohol or drugs

Additional info: http://www.justice.govt.nz/services/criminal-records/about -the-criminal-records-clean-slate-act-2004

FEES AND CHARGES CALCULATOR

Fee Categories for premises

A Territorial Authority must assign a category to any premises for which an on-licence, off-licence or club licence is held or sought in accordance with the table. An annual fee must be paid on initial application and then each year on the anniversary of the issue of the licence. The date on which the fees category must be determined is, for the purpose of an application fee, the day on which the application is made *or*, for the purpose of the annual fee is payable.

	Definitions				
Туре	Class	Type of premise			
Club	1	A club that has or applies for a club licence and has at least 1,000 members of purchase age and in the opinion of the territorial authority, operates any part of the premises in the nature of a tavern at any time.			
	2	A club that has or applies for a club licence and is not a class 1 or class 3 club.			
	3	A club that has or applies for a club licence and has fewer than 250 members of purchase age and in the opinion of the territorial authority, operates a bar for no more than 40 hours each week.			

Type of Licence Type of premise		
Club licence Class 1 club		10
	Class 2 club	5
	Class 3 club	2

Latest alcohol sales time allowed for premise				
Type of premiseLatest trading time allowed (during 24 hour period)Weighti				
Club licence	2.00am or earlier	0		
	Between 2.01am and 3.00am	3		
	Any time after 3.00am	5		

Number of enforcement holdings in respect of the premises in the last 18 months		
None	0	
One	10	
Two or more	20	

Total Points	Fee category	Application fee incl. GST	Annual fee incl. GST
0 - 2	Very low	\$368.00	\$161.00
3 - 5	Low	\$609.50	\$391.00
6 - 15	Medium	\$816.50	\$632.50
16 - 25	High	\$1023.50	\$1035.00
26 plus	Very high	\$1207.50	\$1437.50

FIRE EVACUATION SCHEME

Sale and Supply of Alcohol Act 2012

TO:

The Secretary District Licensing Committee Whakatane District Council Private Bag 1002 WHAKATANE 3120

Application for a licence is made in accordance with the details set out below:

DETAILS OF PREMISES			
Name of premises:			
Street Address:			
Postal Address: (if different from above)			
Daytime contact:		Telephone No:	
Type of licence:	□ On-licence	□ Off-licence	Club licence

I hereby state that either: [please delete one option]	(i) The building in which the premises are situated has an evacuation scheme for public safety which meets the requirements of Section 21A of the Fire Service Act 1975.
	or
	(ii) The building, by reason of its current use, does not require such a scheme, or the building is exempt from having to meet the requirements for such a scheme.

Dated at	Whakatane	this	day of	·	20	
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Signature of Applicant