



Checklist

The following is required to be supplied with your application. Lodging an incomplete application will result in delayed processing times.

Renewal of On-Licence and Club Licence

Tick box

- The prescribed fee. These fees are not refundable.
- Three copies of the complete application form plus all documentation
- A copy of the menu
- A copy of your host responsibility policy and an alcohol management plan detailing how the specific points in the policy will be implemented
- A copy of the Certificate of Incorporation (if applying in a company name)
- A copy of the club constitution (if club licence application)
- A letter of authorisation for the consultant, if you use a liquor licensing consultant
- Fire Evacuation Scheme Statement

If you require assistance with the completion of you application please contact the Regulatory Services Team at South Taranaki District Council on 0800 111 323 or email regservices@stdc.govt.nz



APPLICATION FOR RENEWAL CLUB LICENCE

Section 127(2), Sale and Supply of Alcohol Act 2012

Licence Number

Date Received

To: The Secretary
South Taranaki District Licensing Committee
Private Bag 902
Hawera 4640

Application for renewal of Club Licence is made in accordance with the particulars set out below.

DETAILS OF APPLICANT

(a) Full legal name or names to be on licence:

(b) Whether licence already held for premises or conveyance concerned? **YES / NO**

If "YES", state kind of licence:

(c) Applicant Status: *(By reference to section 28 of Sale and Supply of Alcohol Act 2012)*

Natural Person (must be at least 20 years old) Any Body Corporate

A Board, Organisation or other Body A Licensing Trust or Community Trust

A Limited Partnership A Partnership

A Trustee A Department of State or other Instrument of the Crown

A Territorial Authority

Other Details:

(d) For applicant that is a natural person or persons, details: *(for each, state full*

legal name, any aliases, usual residential address, sex, occupation, date and place of birth, any internet site, preferred mode of contact)

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.....
.....

(e) For applicant that is a body corporate, authority under which incorporated?

.....

(f) For applicant that is not a natural person or persons, details of contact: *(state full legal name, telephone number or numbers, any fax number, any internet site, preferred mode of contact)*

(g) Postal address for service:

(h) Business details: *(describe principal business, any other business)*

(i) Criminal conviction: *(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)

Nature of Offence	Date of Conviction	Penalty

DETAILS OF PREMISES

(a) Address:

(b) Any name, trading name, or name of building:

(c) Name of any other club with which applicant shares premises:

- (d) If not owned by applicant: -
- Tenure *(state whether to be held as leasehold, or under tenancy agreement or licence)*
 - Full legal name and address of owner:

(e) Whether licence conditional on completion of building work? **YES / NO**
 If "YES", state details:

DETAILS OF MANAGERS

Full legal Name:			
Certificate Number:		Expiry Date:	
Full legal Name:			
Certificate Number:		Expiry Date:	
Full legal Name:			
Certificate Number:		Expiry Date:	

CLUB DETAILS

(a) Authority under which club incorporated:

.....

(b) Membership:

Total No. Membership	
No. of members under 18 years of age	

(c) Contact details of Club Secretary:

.....

(d) Whether sale of alcohol intended to be principal purpose of club: **YES / NO**

If "NO", intended principal purpose of Club:

.....

(e) Whether applicant engaged, or intending to be engaged, in the sale or supply of any goods other than alcohol and food, or in the provision of any services other than those directly related to the sale or supply of alcohol and food? **YES / NO**

If "YES", nature of other goods or services:

.....

(f) Days and hours proposed for sale of alcohol:

Days of the week:

Hours of the day:

CONDITIONS

- (a) Experience and training of applicant:
- (b) Food intended to be available for purchase: (*describe type and range*)
- (c) Non-alcoholic beverages intended to be available for purchase: (*describe type and range*)
- (d) Low-alcohol beverages intended to be available for purchase: (*describe type and range*)
- (e) To what extent, and where, drinking water is intended to be freely available to patrons:
- (f) If no access to mains water supply, potability of water intended to be available:
- (g) Steps intended to be taken to provide help with and information about transport options from the premises: (*describe type and range*)
- (h) Steps proposed to be taken to prevent the sale and supply of alcohol to prohibited people:
- (i) Any other steps the applicant proposes to promote the responsible consumption of alcohol:
- (j) Other systems (including training systems), and staff in place (or to be in place) for compliance with the Act:

ATTACHMENTS

- (a) Floor plan showing:-
- Each area to be designated as a supervised area or restricted area, and indicating whether supervised or restricted, and
 - The principal entrance
- (b) Copy of any certificate of incorporation (or equivalent document)
- (c) Names of other clubs with which club has reciprocal visiting rights for members.

Dated at: (place and date)

Signature of applicant:

NOTES

- 1. This form must be accompanied by the prescribed fee.**
- 2. Within 10 working days after filing this application with the District Licensing Committee, 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).**