Application for

Renewal of Club Licence

Section 127, Sale and Supply of Alcohol Act 2012

General information:

• An application for renewal of club licence must be filed at least 20 working days before the licence is due to expire.

Office Use			
Only			
0	Application fee + public notice fee This is an application fee and is non-refundable after the application is received by the Chatham Islands Council. (Please see information sheet on the last two pages of this application or contact us for assistance).		
0	O Detailed A4 scale map of the interior of the premises showing: i. the areas used for sale of alcohol ii. the areas that are to be restricted or supervised iii. the principal entrance iv. location of tables and chairs, toilets and kitchen v. the use of footpath for outdoor dining (if applicable – attach outdoor dining permit) vi. CCTV placement and security lighting (if applicable).		
0	O A Host responsibility policy.		
0	O Copies of each current manager's certificate for those nominated to manage the premises.		
0	O Evidence of staff training in host responsibility practices.		
0	O Copy of food menu (what is available and when).		
0	O A list of alcoholic and non-alcoholic refreshments you provide.		
	If you are applying for the renewal of club licence on behalf of someone else:		
0	$oldsymbol{O}$ A copy of the authority to act as an agent of the applicant, signed by the applicant.		
	Applications can be delivered to the Chatham Islands Council or posted to Chatham Islands Council, PO Box 24, Waitangi, Chatham Islands 8942		
	FEE DUE:		
Office Use (App Eqq \$600 50		
	App Fee \$816.50		
	App Fee \$1023.50 /:		



Application for

Renewal of Club Licence

Section 127, Sale and Supply of Alcohol Act 2012

To the Secretary

District Licensing Committee, Chatham Islands Council

Application for renewal of club licence is made in accordance with the details set out below.

Applicant details

1.	Ful	I legal name of the	lub (the licensee):	
2.	Sta	itus of applicant:		
		Chartered club	☐ Sports club ☐ Social club	
		Other		
	3.	Is the club incorpo	ated:	
	4.	Postal address (for	service of documents):	
	5.	Club secretary nan	Postcode: e:	
		Phone:	Mobile phone:	
		E-mail address:		
	6.	Daytime contact of	etails (if different from above)	
		Name:		
		Phone number:	Mobile number:	
		E-mail address:		



7.		ub have any criminal co offences against provisions o te) Act 2004 applies)	onvictions? of the Land Transport Act 1998	not contained in Part 6, an	d offences to which the
	☐ Yes	□ No			
	If YES, please state th	e nature of the offence	e, date of conviction and	penalty suffered:	
	Nature of the offence		Date of conviction	Penalty suffered	
Pı	remises deta	ils			
8.	Address of licensed p	remises:			
9.	Trading name:				
10.	Does the club own the If NO, what is the full	e proposed licensed pr name and address of t		☐ Yes	□ No
	What form of tenure	and term of tenure wil	I the applicant have?		
CI	ub details				
11.	What is the principal	purpose of the club?			
12.			will offer to members, c ntertainment – what type		
					J



13.	3. State the total membership of the club:				
14.	4. Of these, how many members are under 18 years of age?				
15.	. On which days and during	g what hours is alcohol int	rended to be sold under the licen	ice?	
_					
D	uty managers of	details			
16.	. State the full details of ea	ach manager or proposed	manager:		
	Name	Date of birth	Certificate number	Expiry date	
			,		
C	onditions				
17.	17. What part (if any) of the premises is intended to be designated as (select at least one):				
_	A restricted area (no one under 18 allowed on site)?				
	A supervised area (minor	s allowed only with paren	t or legal guardian)?		
	Undesignated (any age al	lowed)?			



18.	What provision is made for the sale and supply of food?
19.	What provision is made for LOW alcohol (2.5% or less) and NON alcoholic beverages?
<u>'</u> 0.	To what extent, and where, is drinking water to be freely available to patrons?
<u>'</u> 1.	What steps does the club take to provide assistance with, or information about, alternative forms of transport from the premises?
2.	What steps does the club take to ensure that the requirements of the Act in relation to the sale and supply of alcohol to prohibited persons are observed?
23.	What steps does the club take aimed at promoting the responsible consumption of alcohol – with the aim of minimising the harm caused by the excessive or inappropriate consumption of alcohol?



24.	State the proximity of all sensitive sites (e.g. childcare centres, schools and churches) within a 500m radius of the premises (a site plan would assist):		
25.	State the number of residential neighbours within a 50m radius of the premises:		
26.	What security systems are in place (e.g. lighting, indoor/outdoor CCTV) and where?		
27.	Can the entire premises be seen by the cashier/bar? Yes No Where there are blind spots, are mirrors or CCTV installed? Is the internal lighting inside the premises suitable and is there good visibility to the outdoor areas?		
28.	Does the lighting outside the premises discourage loitering? Does the lighting allow staff to check IDs etc? Please describe:		
29.	Is the club involved in any mystery shopper/pseudo controlled purchase operation programmes?		
	☐ Yes ☐ No IF YES, please state details:		
30.	What staff training will be provided regarding compliance with the Act and host responsibility practices? Explain the content, duration and how often (include any systems relevant to assisting with compliance):		



31.	Does the club have a noise management plan or acoustic report? \square Yes (please attach) \square No
32.	What soundproofing has been undertaken (if any)?
33.	Have you had any complaints from the neighbours (including confirmed noise complaints) that you are aware of?
34.	Has the club been subject to police controlled purchase operations and if so, what were the results?
35.	Has the club appeared before the Alcohol Regulatory and Licensing Authority for any reason?
	☐ Yes ☐ No If YES, please provide details:
	The rest present present actions
	Licence details
36.	Are there any changes sought to the present conditions of the licence?
	If YES what are the changes?
37.	Licence number:
38.	Expiry date:



Declaration

The New Zealand police are required by the Sale and Supply of Alcohol Act 2012 to make inquiries into the suitability of the applicant. This will involve informing the District Licensing Committee and the Alcohol Regulatory and Licensing Authority of any convictions or concerns involving the applicant. Should there be any concerns, the applicant will also be informed.

I consent to the release of this information	
I hereby state that the above particulars are true and correc	et
I understand that my application will not be lodged with Courequired documents are supplied. Incomplete applications w	• • • • • • • • • • • • • • • • • • • •
[Signature]	[Date]
[Name]	[Designation]

Contact us:

Phone: (03) 3050 033

E-mail: liquorlicensing@cic.govt.nz

Website: www.cic.govt.nz

Location: Tuku Road, Waitangi, Chatham Islands



EVACUATION OF PREMISES DECLARATION

Sections 100 and 127, Sale and Supply of Alcohol Act 2012

NOTE: This declaration is to be completed, signed and returned with your application, even if an evacuation scheme is not required.

I,	
[full name]	
licence holder (or secretary) of the premises known as	
[trade name]	
situated at	
[premises address]	
and which operates under a	
on / off / club licence	[select one]
state that:	[select one]
the owner of the building in which the premis scheme as required by section 21B of the Fire	es are situated provides and maintains an evacuation Service Act 1975; or
because of the building's current use, its owner	er is not required to provide and maintain such a scheme; or
because of the nature of the building, its own such a scheme	er is exempt from the requirement to provide and maintain
[Signature]	[Date]
[Name and d	esignation/position]

Note:

A registered evacuation scheme is required when:

- The building can hold more than 100 people;
- There are more than 10 employees in the entire building; or
- Overnight accommodation is provided for more than 5 people

Please contact the NZ Fire Service for more information about evacuation schemes and fire safety requirements.



PUBLIC NOTICE

Section 127(3), Sale and Supply of Alcohol Act 2012

Public notice of application for renewal of club licence

PLEASE NOTE WE NOW HAVE A NEW PROCESS FOR PUBLIC NOTICES.

This notice is to be displayed in a conspicuous place on or adjacent to the site to which the application relates, included in the CCF weekly newsletter, AND on notice boards around town within 10 working days AFTER filing your application.

For LOW and VERY LOW Risk Premises – Published once

For MEDIUM, HIGH AND VERY HIGH Risk Permises – Published twice ONE WEEK APART

It is the applicant's responsibility to do this.

Section 127(3), Sale and Supply of Alcohol Act 2012
[Full name, address, and occupation of applicant] has made application to the District Licensing Committee at Chatham Islands Council for the renewal of a club licence in respect of the premises situated at
[address]
known as
[trade name] The general nature to be conducted under the licence is
The general nature to be conducted under the needles is
[type of business - for example, hotel, tavern, restaurant, entertainment/night club].
The days on which and the hours during which alcohol is sold under the licence are
[specify days and hours]
The applicant seeks the following variation to the licence conditions:
[proposed changes to licence conditions (if any)]
The application may be inspected during ordinary office hours at the office of the Chatham Islands Council, Tuku Road, Waitangi, Chatham Islands.

Any person who is entitled to object and who wishes to object to the issue of the licence may, not later than 15 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 Chatham Islands Council, PO Box 24, Chatham Islands.

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.



Alcohol Licensing Fees club licence

The Sale and Supply of Alcohol Act 2012 has introduced national risk based fees for all alcohol licences. The new fee system, set by the Ministry of Justice, more fairly reflects the cost of alcohol licensing.

The licence fee category is determined using the below criteria. You can use the tables below to estimate the fee you need to pay when lodging your application

Type of Premises	Weighting
Class 1 club	10
Class 2 club	5
Class 3 club	2

+

Latest trading hour allowed by licence	Weighting
2:00am or earlier	0
Between 2:01am and 3:00am	3
Any time after 3:00am	5

+

Number of enforcement holdings in last 18 months	Weighting
None	0
1	10
2 or more	20

=

Your weighting:

Definitions

Class 1 clubs – clubs which, in the opinion of Chatham Islands Council, are large clubs (with 1,000 or more members of purchase age) and which, in the opinion of Chatham Islands Council, operate in the nature of a tavern (for example a large working men's club, combined clubs, or large 'cossie' clubs).

Class 2 clubs – clubs which do not fit class 1 or class 3 definitions (for example larger sports clubs, medium sized RSAs, many provincial social clubs).

Class 3 clubs - clubs which, in the opinion of Chatham Islands Council, are small clubs (with fewer than 250 members of purchase age) and which operate a bar for 40 hours or less per week (for example small sports clubs like bowling clubs, golf clubs, bridge clubs, and small RSAs).

Enforcement_— has the same meaning as a "Holding" under section 288 of the Act, or a previous offence for which a holding may have been issued if the offence had occurred before 18 December 2013.



Application Fee

The licensing system has five fee categories, which reflect the range of cost/risk ratings. A premises' fee category determines the application fee that the licensee has to pay.

Total weighting	Fee category
0-2	Very Low
3-5	Low
6-15	Medium
16-25	High
26+	Very High

In addition to the application fee, applicants are required to pay an \$85.00 administration fee to cover public notification of the application. Applicants were previously required to place the public notice in the newspaper at their own cost. In many cases, this is up to 75 per cent less than you would otherwise pay through the newspaper.

All fees below are GST inclusive.

Fee category	Total application fee
Very Low	\$368.00
Low	\$609.50
Medium	\$816.50
High	\$1023.50
Very High	\$1207.50

Annual Fee

The new Act also introduces an annual fee for all licences. The annual fee is due before the licence is issued (for new licences) and then every year on the licence anniversary date. The amount of the annual fee you pay will be determined on the fee category and risk rating at the day the annual fee is due. You will receive a reminder that your annual fee is due in the mail prior to the due date. All fees below are GST inclusive.

Fee Category	Annual Fee
Very Low	\$161.00
Low	\$391.00
Medium	\$632.50
High	\$1,035.00
Very High	\$1,437.50

Please note that it is Chatham Islands Council that determines the final application and annual fees so you may be charged further fees before your licence is granted.

All fees are set by the Ministry of Justice. For more information, see www.justice.govt.nz. If you need assistance calculating your fees, please contact us on the details below.

Contact us:

Phone: (03) 3050 033

E-mail: liquorlicensing@cic.govt.nz

Website: www.cic.govt.nz

Location: Tuku Road, Waitangi, Chatham Islands

