

Application for a Class 4 Gambling Venue Consent / TAB Board venue



1. Applicant details

Name of applicant: _____

Full name of Society/Trust/Club: _____

Postal address: _____

Full name of contact person: _____

Email: _____

Postal address for correspondence: _____

Postcode: _____ Phone: _____

2. Gaming venue details

Venue trading name: _____

Street address of venue (state the address on the existing gambling venue licence, the same address as on the liquor licence): _____

Details of venue operator: _____

Full legal description: _____

Full name of contact person: _____

Email: _____ Phone: _____

Full names of key staff:

Number of approved machines currently in the venue and the proposed number of machines:

Current: _____ Proposed: _____

If relocating, name of venue and street address of where relocating to: _____

What are the current details of the liquor licence(s) applying to this premises including restricted areas:

3. Purpose of application for consent (tick box applicable):

- a) For Society to increase number of gambling machines that may be operated at a venue
- b) For a new Class 4 venue
- c) For a venue established after 17 October 2001
- d) For a venue for which no Class 4 venue licence has been held for the last six months
- e) Relocation of venue

4. Primary activity of venue (tick box applicable):

- a) For a sporting activity or activities
- b) For private club activities
- c) For sale of liquor for consumption on the premises
- d) For Board venues as defined by Section 5 Racing Act 2003

5. Venue Relocation

The policy states Council will consider granting consent for relocation of existing class 4 venues in certain circumstances (tick box applicable):

- a) the premises cannot continue to operate at the existing site, examples of such circumstances include, but are not limited to natural disaster, fire, or the premises is unfit to continue to operate
- b) the premises wishes to move to a more appropriate venue within the same area.

The Policy states when considering granting consent for relocation Council will take into consideration the social impact of gambling on high deprivation areas as well as all other considerations applicable for applying for a new licence.

Deprivation levels are based on the 'NZDep2013 Index of Deprivation' or any subsequent update/revision of this work published. The deprivation data for our district can be found on the University of Otago website:

<https://www.otago.ac.nz/wellington/departments/publichealth/research/hirp/otago020194.html#nzdep2018>

If you are relocating to a venue in a high deprivation area, provide details of how you will manage the social impact of gambling on high deprivation areas:



6. Supporting information

Are you operating a venue established prior to 17 October 2001 and has continuously held a licence since that date?

Yes No

Please Note: Class 4 gaming machine venues established after 17 October 2001 may not have more than nine machines, and need Council consent to have any at all.

Venues that had a licence on 17 October 2001 may operate no more than 18 machines. Venues that are within these statutory limits need Council consent to increase the number of gaming machines they are allowed to operate.

Have you obtained affected party approvals as per the Policy?

Yes No Not applicable

Please supply details, of the approvals provided and any objections received (attach evidence).

Have you publicly notified your application as per the Policy?

Yes No Not applicable

Please supply details, of the public notification given (attach evidence).

7. Application fee (deposit)

Fee paid

Please note that a fee of \$1000 (based on the 2020/21 fee) is payable with the application (pursuant to sections 150(1)(b) and 150(3) of the Local Government Act 2002.



Fees are subject to change. Council usually sets its fees and charges annually.

This application does not exempt the applicant or premises owner from applying for any other consents or permissions required pursuant to other acts and regulations including Resource Consents and Building Consents.

In addition, applications for new class 4 gambling venue consents will only be considered for premises holding a current alcohol licence and that meet the requirements of the Matamata-Piako District Plan.

8. Declaration

I declare that I have the authority to make an application on behalf of my organisation and that the information supplied here is correct. I understand and agree that contact details, and all other information included with this application may be presented to the Hearings Commission in a public hearing and will be accessible by the public.

Name: _____

Signature: _____ Date: _____

Use this checklist to ensure you have correctly completed your application and included all the required information - have you

- Filled out all the information requested on this form – attach additional sheets if not enough space and reference the section
- Paid application fee
- Checked in the Gambling Venue Policy and Gambling Act 2003 that your organisation is eligible to apply for consent
- Attached all relevant supporting documentation:
 - Affected party approvals
 - Details of public notification
- Signed and dated your application

Please send your application and attachments to: Gambling Venue application
Matamata-Piako District Council
PO Box 266
Te Aroha 3342
Email: info@mpdc.govt.nz

Office Use Only

NAR: _____ Register Updated Date: / /
Register Number **XXX**. _____ CM# _____
Approved / Declined: _____

