



AGENDA

Joint Committee – Combined Local Alcohol Policy

Date: Wednesday, 5 June 2019
Time: 12.15pm
Venue: Southland District Council, Council Chambers, 15 Forth Street, Invercargill

Membership
Invercargill City Councillor Darren Ludlow (Chair)
Southland District Councillor Gavin Macpherson (Deputy Chair)
Invercargill City Councillor Karen Arnold
Invercargill City Councillor Toni Biddle
Invercargill City Councillor Alex Crackett
Southland District Councillor John Douglas
Southland District Councillor Paul Duffy
Southland District Councillor George Harpur

In Attendance
Jane Edwards - Policy Advisor, Southland District Council
Michael Morris – Legal Advisor, Invercargill City Council
Bruce Halligan – Group Manager, Environmental Services
Southland District Council
Robyn Rout - Policy Analyst, Southland District Council

Apologies

Confirmation of Minutes

There are no minutes for confirmation.

Conflicts of Interest

Extraordinary Items

Public Forum

Reports

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Joint Committee – Combined Local Alcohol Policy Meeting of Wednesday 5 June 2019

Combined Local Alcohol Policy - Consultation

Report author: Jane Edwards – Policy Analyst

Purpose

The purpose of this report is to seek endorsement of a draft Combined Local Alcohol Policy (the draft policy) and an associated Statement of Proposal.

The Statement of Proposal, which includes a copy of the draft policy, is included with this report as Attachment A.

Staff are recommending that the Joint Local Alcohol Policy Committee (the committee) approve the release of the draft policy and associated statement of proposal for public consultation.

Executive Summary

Invercargill City Council (ICC) and Southland District Council (SDC) are reviewing the Combined Local Alcohol Policy (LAP).

The committee has been established, consisting of four representatives from each council, in order to jointly manage and oversee the review process.

The draft policy is a policy prepared by the committee, in consultation with the community, concerning the licensing of premises for the sale and supply of alcohol.

The committee has considered the content of the draft policy at two workshop meetings held on 7 May and 22 May 2019.

The research report presented as Attachment B was used to inform the review of the combined LAP.

This report recommends that the committee endorse the draft policy and statement of proposal for public consultation. Consultation on the draft policy has to be run in accordance with the Special Consultative Procedure (SCP) outlined in sections 83 and 87 of the Local Government Act 2002 (the LGA).

Recommendation

That the Committee:

- a) Receives the report titled “Draft Combined Local Alcohol Policy – public consultation” dated 30th May 2019.**
- b) Determines that this matter or decision be recognised as not significant in terms of Section 76 of the Local Government Act 2002.**
- c) Determines that it has complied with the decision-making provisions of the Local Government Act 2002 to the extent necessary in relation to this decision; and in accordance with Section 79 of the Act determines that it does not require further information, further assessment of options or further analysis of costs and benefits or advantages and disadvantages prior to making a decision on this matter.**
- d) Endorse the draft Combined Local Alcohol Policy.**
- e) Endorses the Statement of Proposal and draft Combined Local Alcohol Policy for public consultation, in accordance with the Special Consultative Procedure, from 8am on 1 July to 5pm on 5 August 2019**
- f) Considers the following actions constitute making the Statement of Proposal as widely available as is reasonably practicable in accordance with section 83 of the Local Government Act 2002 -**
 - placing a newspaper advertisement in the Advocate**
 - placing a newspaper advertisement in the Southland Express**
 - placing a newspaper advertisement in the Southland Times**
 - having the Statement of Proposal accessible on both Council websites**
 - having copies of the Statement of Proposal available at all Council offices**
 - notifying special interest groups and Te Ao Marama about the Statement of Proposal**

Background

ICC and SDC are reviewing the LAP to confirm the policy is still relevant for licensing in the territorial boundaries of the councils (the LAP District).

Both Councils recognise that within their districts there is concern about the effects of excessive and inappropriate drinking.

The LAP is viewed as an important tool to assist the District Licensing Committee in making its decisions and to help achieve the objective of the Sale and Supply of Alcohol Act 2012 (the Act).

The object of the act is that:

- the sale, supply and consumption of alcohol should be undertaken safely and responsibly
- the harm caused by the excessive or inappropriate consumption of alcohol should be minimised

Issues

The statutory requirements of the Sale and Supply of Alcohol Act 2012 (the Act) sections 78(2), 95 and 97, require the committee to have regard to the following when reviewing a local alcohol policy:

- the LAP District's demographic profile as well as information about the people who visit the district as tourists or holiday-makers
- the objectives and policies of the District Plans
- analysis of the number, location and licenced hours of the LAP District's licensed premises
- information about the LAP District's liquor ban areas
- overall health indicators of the LAP District
- analysis of various other indicators including crime, safety and traffic data to contribute to understanding the nature and severity of alcohol related problems
- monitoring the effect of the current LAP over the last three years.

The LAP research report, included as Attachment B, was used to identify key trends in relation to alcohol in the LAP District and to inform the review of the combined LAP.

Factors to Consider

Legal and Statutory Requirements

Key legislative points concerning LAPs are:

- LAPs are restricted in their content (section 77 of the act)
- councils must not produce a draft policy without having consulted the police, inspectors and medical officers of health (section 78(4) of the act).
- if council decides to produce a LAP it must first produce a draft policy, that has regard to a number of matters (section 78(2) of the Act)
- after producing a draft policy, councils must produce a provisional policy, using the special consultative procedure to consult on the draft policy (section 79).

Community Views

If the committee endorses the draft policy and statement of proposal for public consultation, staff will undertake a thorough consultation process, and will obtain up-to-date views.

Staff will prepare an online form that will be accessible on SDC's website, where people can make a submission

Costs and Funding

Costs associated with this work, such as staff time and advertising, are proposed to be met within current budgets. There are no proposed changes to current operational practice.

Policy Implications

If the draft policy is adopted, there would not be any change to the licensing of premises for the sale and supply of alcohol

Analysis

Options Considered

The Committee has two possible options on how it could proceed. These are to:

- option 1 – the committee endorses the draft combined local alcohol policy and the associated statement of proposal, for public consultation
- option 2 – the committee endorses amended version of the draft combined local alcohol policy and associated statement of proposal for public consultation.

The advantages and disadvantages of these options are outlined below.

Option 1 – the committee endorses the draft combined local alcohol policy and the associated statement of proposal, for public consultation

<i>Advantages</i>	<i>Disadvantages</i>
<ul style="list-style-type: none">• a consistent approach is beneficial for alcohol licence applicants and is promoted by the Southland Regional Development Strategy• is consistent with the previous approach taken by the councils• is part of a process that aims to assist in improving the overall health and wellbeing of our communities	<ul style="list-style-type: none">• an amended policy may better reflect community/stakeholder views• a LAP results in more monitoring and reporting. As it is not compulsory, it could be viewed as an additional administrative burden, with a financial cost attached

Option 2 – the committee endorses amended version of the draft combined local alcohol policy and associated statement of proposal for public consultation

<i>Advantages</i>	<i>Disadvantages</i>
<ul style="list-style-type: none">• an amended policy may better reflect community/stakeholder views	<ul style="list-style-type: none">• a significant change in approach may be confusing to both the public and the people who run alcohol licensed premises• may require further consultation if significant changes are proposed• a LAP results in more monitoring and reporting. As it is not compulsory, it could be viewed as an additional administrative with a financial cost attached.

Assessment of Significance

This matter has been assessed as being of lower significance in relation to the Local Government Act 2002. No changes to operational practice would arise if the draft policy is adopted.

Recommended Option

It is recommended the committee considers option 1 and endorses the draft combined local alcohol policy and an associated statement of proposal, for public consultation.

Next Steps

If the committee endorses the draft policy and the statement of proposal for public consultation, staff are proposing that consultation, in accordance with the SCP, will occur from 8am on 1 July to 5pm 5 August 2019.

If submitters wish to speak to the committee about this matter, it is proposed that hearings will take place in August 2019.

Joint Committee – Combined Local Alcohol Policy Meeting of Wednesday 5 June 2019

Combined Local Alcohol Policy – Statement of Proposal

Report author: Jane Edwards – Policy Analyst

1. Introduction

Invercargill City Council (ICC) and Southland District Council (SDC) are reviewing the Combined Local Alcohol Policy (LAP).

A Joint Local Alcohol Committee (the committee) has been established, consisting of representatives from both councils, in order to manage and oversee the review process.

The LAP is a policy drafted by the committee, in consultation with the community, concerning the licensing of premises for the sale and supply of alcohol.

The current LAP came into effect in 2016. On adoption of the policy, it was resolved to review it after two years instead of the statutory six. It was decided to have an earlier review date to give a formal opportunity to the participating councils, the partner agencies, the key stakeholders, and the wider community, to consider the application and efficiency of the new policy.

The committee is seeking feedback on the draft policy over a submission period that will run from 8am 1 July to 5pm 5th August 2019. People who make a written submission can request to also make an oral submission to the Committee.

2. Background information

ICC and SDC are reviewing the LAP to confirm the policy is still relevant for licensing within the territorial boundaries of the councils.

Both councils recognise that within their districts there is concern about the effects of excessive and inappropriate drinking.

ICC and SDC view the LAP as an important tool to assist the District Licensing Committee in making its decisions and to help achieve the objective of the Sale and Supply of Alcohol Act 2012 (the act).

The object of the Act is that:

- a) the sale, supply and consumption of alcohol should be undertaken safely and responsibly
- b) the harm caused by the excessive or inappropriate consumption of alcohol should be minimised

3. Summary of proposed changes

The draft LAP is included as Attachment A.

The current LAP contains the following types of licensing policies:

- sensitive premises
- trading hours
- discretionary conditions

The draft LAP is largely the same as the current LAP - there have only been minor changes to streamline the policy in terms of content and style, rather than significant changes to policy content.

In undertaking the review of the LAP, the committee has considered a range of policy options, some of which were not supported and not included in the draft LAP.

Current element	Proposed amendment	Support/not support	Summary of reasons
Sensitive premises			
	No change	Supported	
Trading hours			
On-licenses	Addition of a section within on-licenses to include those establishments that are not currently included eg lodges and boats in Milford, theatres, caterers, function centres and cellar doors	Supported	These have been included for consistency but with the acknowledgement that they are variable and will be assessed on a case by case basis
Off-licenses: Hours of operation from 7am on any day to 11pm the same day	Hours of operation from 7am on any day to 10pm the same day	Not supported	The default trading hours provided for in the Act have been accepted. The risks associated with later closing times are not supported by evidence for the LAP District
Club licenses	No change	Supported	
Special licenses	No change	Supported	
Discretionary Conditions			
Premises layout and design	No change	Supported	
Staffing	Certified manager to be on duty at club-licensed premises, excluding chartered clubs, when alcohol is being sold or supplied during higher risk periods that are	Supported	Proposed to reduce compliance costs for clubs. To be assessed on a case by case by the committees

	determined by the Committees		
Host responsibility	Display of safe drinking messages/material	Supported	Proposed to encourage responsible alcohol sales
	Addition of sub section reflecting any other matter that can encourage responsible alcohol sales, supply and consumption	Supported	Proposed to address issues such as payment options (ie pay wave) that do not help staff recognize intoxication levels
Amenity and good order	No change	Supported	
Management of incidents	No change	Supported	
CPTED principles	No change	Supported	
Other inclusions discussed by the committee			
	Revisit the need for social impact study to accompany any application for new off-licenses	Not supported	The act does not make provision for a social impact study within a LAP. These matters are considered adequately covered in s105 and s 106 of the Act

4. The reasons for the proposal

The main reasons for this proposal are to:

- seek feedback on the policy approach from the community
- meet the requirements of Act (section 95 and section 97)
- where appropriate, update the policies and refine wording/formatting

5. How to have your say

Anyone can make a submission online at <https://www.southlanddc.govt.nz/my-council-/have-your-say/>.

Submissions will be accepted from 8am on 1 July 2019 and must be received by 5pm on 5 August 2019.

All submissions should state:

- the submitter's name
- the submitter's contact details
- whether or not the submitter would like to speak to the Committee about this matter.

If you need help submitting please contact [Southland District Council at 0800 732 732], or call in to one of either Southland District or Invercargill City Councils' offices. All written submissions will be acknowledged and made available to the public.

As part of the consultation process, the committee will be giving notice of this proposal to special interest groups and Te Ao Marama, to inform them of the public submission period.

At the close of submissions, the committee will hear those wishing to be heard in support of their submissions. These hearings will take place in Invercargill and Te Anau in August. These meetings are open to the public. If you indicate you would like to be heard, staff will get in touch with you to arrange a time for you to speak at the hearing. If at the hearing you have any requirements, such as that you would like to speak via video conference or you would like to use sign language, please let us know.

6. Timetable for consultation

The dates below outline the timetable for the consultation process. Any changes to these dates will be publically advised on Councils' Facebook pages and websites.

Date	Activity
5 June 2019	Committee adopts the proposal for consultation
1 July 2019	Consultation period begins (8am)
5 August 2019	Consultation period ends (5pm)
End August 2019	Oral submissions heard by the Committee (at Invercargill City Council offices, 101 Esk St, Invercargill)
End August 2019	Oral submissions heard by the Committee (at Southland District Council offices, 15 Forth St, Invercargill)
End August 2019	Oral submissions heard by the Committee (Council offices, Te Anau)
Mid September 2019	Provisional LAP will be prepared and ratified by the Committee
TBC	The LAP comes into effect 30 days after it is publically notified provided there are no appeals

7. Options

The Committee has two possible options on how it could proceed. These are to:

- option 1 – adopt the draft policy, or
- option 2 – adopt an amended policy

The advantages and disadvantages of these options are outlined below.

Option 1 – adopt the draft policy

<i>Advantages</i>	<i>Disadvantages</i>
<ul style="list-style-type: none"> • a consistent approach is beneficial for alcohol licence applicants and is promoted by the Southland Regional Development Strategy • is consistent with the previous approach taken by councils • is part of a process that aims to assist in improving the overall health and wellbeing of our communities 	<ul style="list-style-type: none"> • an amended policy may better reflect community/stakeholder views • a LAP results in more monitoring and reporting. As it is not compulsory, it could be viewed as an additional administrative burden, with a financial cost attached

Option 2 – adopt an amended policy

<i>Advantages</i>	<i>Disadvantages</i>
<ul style="list-style-type: none"> • an amended policy may better reflect community/stakeholder views 	<ul style="list-style-type: none"> • a significant change in approach may be confusing to both the public and the people who run alcohol licensed premises • may require further consultation if significant changes are proposed • a LAP results in more monitoring and reporting. As it is not compulsory, it could be viewed as an additional administrative with a financial cost attached.

Draft COMBINED LOCAL ALCOHOL POLICY

Purpose

A Local Alcohol Policy (LAP) enables local authorities to make a meaningful contribution towards addressing issues associated with the sale, supply or consumption of alcohol.

This combined local alcohol policy (the policy) has been developed in recognition of the significant harm that the excessive consumption of alcohol has in our communities.

The policy is in line with the Sale and Supply of Alcohol Act 2012 (the Act), to ensure that alcohol is sold and supplied in a safe and responsible manner and to ensure that the harm arising in individuals and communities, as a consequence of alcohol consumption, is minimised.

The policy aims to inform the decisions of the District Licensing Committees (the Committees) on alcohol licences for the sale of alcohol within the Invercargill City and Southland District boundaries (the LAP District), not including Gore District.

The policy will provide direction as to whether alcohol licences shall be granted and what licence conditions could be imposed.

Scope

Through the LAP, the Committees are able to:

- limit the **location** of licensed premises in particular areas or near certain types of facilities, such as specific neighbourhoods or near schools or churches.
- limit the **density** of licensed premises by specifying whether new licenses or types of licenses should be issued in a particular area.
- impose **conditions** on groups of licenses, such as 'one way door' condition that would allow patrons to leave premises but not to enter or re-enter after a certain time.
- recommendation **discretionary conditions** for licences.
- provide for the maximum **trading hours** of On, Off and Club Licences, which are:
 - 8.00am – 4.00am the following day for on-licences and club licences.
 - 7.00am – 11.00pm for off-licences.

Definitions

ALCOHOL	means a substance that is or contains a fermented, distilled or spirituous liquor; and at 20°C is found on analysis to contain 1.15% or more ethanol by volume; or that is a frozen liquid, or a mixture of a frozen liquid and another substance or substances; and is alcohol when completely thawed to 20°C; or that, whatever its form, is found on analysis to contain 1.15% or more ethanol by weight in a form that can be assimilated by people
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CELLAR DOOR	means that same as in the Act and includes tasting rooms at a Brewery or distillery. It excludes the sale of alcohol not brewed, distilled or made by that licence holder.
CLUB	means a body that is a body corporate having as its objective (or as one of its objects) participating in or promoting a sport or other recreational activity, otherwise than for gain; or is a body corporate whose object is not (or none of whose objects is) gain; or holds permanent club charter
CPTED PRINCIPLES	means <i>Crime Prevention through Environmental Design</i> and are set out in the Ministry of Environment November 2005 publication <i>National guidelines for crime prevention through environmental design in New Zealand</i>
ENTERTAINMENT VENUE (includes centre)	means a venue that is used to provide entertainment. The entertainment may be arranged and organised by the owner/operator of the venue and features some or all of the following: <ul style="list-style-type: none"> • a reasonable cover charge would apply – to be included in all advertising of any entertainment event • live entertainment would be provided on a regular, frequent and ongoing basis (live entertainment is entertainment by way of live performers, including bands, solo artists, live DJs, comedians) • a stage, dance floor or similar area would be available for entertainers and/or patrons to use • the design of the premises including the size of the bar will be required to be consistent with the nature of the principal form of entertainment
FUNCTION CENTRE	means a centre that is used to host events/gatherings or occasions regardless of whether or not the Centre has its own licence or is linked to another licenced venue
HIGHER RISK PERIODS	means a period of time where either the number of patrons is likely to exceed a specified number or the type of event is assessed to be of greater risk. These higher risk periods will be determined by the Committees on a case-by-case basis.
HOST RESPONSIBILITY	means a policy and/or a plan designed to reduce the abuse of alcohol by creating and promoting a safe drinking environment
INTOXICATED	means observably affected by alcohol, other drugs, or other substances (or a combination of two or all of those things) to such a degree that two or more of the following are evident: <ul style="list-style-type: none"> • appearance is affected • behaviour is impaired • coordination is impaired • speech is impaired
INVERCARGILL CENTRAL BUSINESS DISTRICT	has the same meaning as the Proposed Invercargill City District Plan (or any other plan in substitution) and is shown in the map attached to this policy
LAP DISTRICT	means the territorial districts of Invercargill City Council and Southland District Council
LICENCE	means a licence issued under the Sale and Supply of Alcohol Act 2012 that is in force; and in relation to any licensed premises means the licence issued for them (or, in the case of premises that two or more licences have been issued for, any of those licences

SENSITIVE PREMISES	means any school, child care facility, preschool or other facility providing for the education or care of children, or any place of religious gathering or assembly, or any residential activity including a dwelling or apartment and any community facility within 50 metres of the address with or applying for the licence.
SIGNIFICANT CHANGE IN STYLE	includes any increase in the risk level to a premise (for example going from a restaurant to a night club/bar) and/or where the nature of the operation is likely to change
TRADING HOURS	means the hours a business may be licensed to be open to sell or supply alcohol

Key Issues

Identifying the problem

Alcohol misuse is a social problem and public health problem with significant implications for the social and economic well-being of people in the LAP District.

A minority of the alcohol sold is consumed in licensed premises or at licensed events, where there is supervision, control and host responsibility. A majority of alcohol is consumed in situations where there may be little control or supervision.

It is a priority to reduce the harm cause by alcohol misuse

As alcohol misuse is a serious social problem and public health problem, the Invercargill City and Southland District Councils (the Councils) will recognise and address alcohol misuse through their policies and through the way they deliver services to the people in the LAP District.

The Councils also have the ability to address alcohol misuse through their responsibilities under the Act.

The policy is a way people in the region can address alcohol misuse.

Providing a safe drinking environment

It is important that there are safe environments for the responsible sale, supply and consumption of alcohol.

Through this policy, the Councils will:

- place significant emphasis on host responsibility, particularly in assessing applications and imposing conditions of approval;
- encourage organisers of an event or special occasion to properly plan for it, if alcohol is to be available.

Policy Review

The policy will be reviewed six yearly to ensure it is up to date, relevant and meets legal requirements. At the review stage, information relating to alcohol related harm for the area will be gathered.

The following information will be sought:

- monitoring reports of premises and events, and the conditions imposed on licences (from the Councils' licensing inspectors)
- statistics of hospital admissions of alcohol-related harm incidents and associated costs that relate to the LAP District (from the Southland District Health Board);
- monitoring statistics of education outcomes and an outline of community issues (from Primary Health South)
- statistics on alcohol related crime in the region's communities, as well as controlled purchase operations (from the New Zealand Police)

THE POLICIES

Sensitive premises

When the Councils receive an application for a proposed On, Off or Club Licence or a renewal where the application pertains to a significant change in the style or operation of the business (not including special licence applications), evidence of consultation with all applicable sensitive premises shall be provided with the application, if the licenced premises is within 50 metres of the boundary of a sensitive premise.

Sensitive premises are:

- any school, childcare facility, pre-school, or other facility, providing for the education or care of children
- any place of religious gathering or assembly
- any residential activity – dwelling or apartment
- any community facility

In relation to providing evidence of consultation with a tenanted property, the applicant will have to provide evidence that they consulted with both landowners and tenants.

Evidence of consultation will not be required where resource consent has been granted under the Resource Management Act 1991.

This requirement is to ensure that neighbouring properties are aware of the possibility that a licensed premise may be established nearby or that an existing licenced premise may have its licence renewed or altered. This requirement also ensures the occupants, owners or other parties related to a sensitive premise have an opportunity to voice any concerns, and for the applicants to respond to these.

Trading Hours

The following shall be the maximum trading hours for the sale, supply and consumption of alcohol (within the context of alcohol licences) on licensed premises within the LAP District:

- *On-licences – bars, taverns, hotels, entertainment venues and Class 1 restaurants:*
 - **Invercargill Central Business District Areas:** the hours between 8.00 am on any day to 3.00 am the following day.
 - **Invercargill** (other than Invercargill Central Business District Areas): the hours between 8.00 am on any day to 1.00 am the following day.
 - **Southland District:** the hours between 8.00 am on any day to 3.00 am the following day.
- *On-licences – Class 2 and Class 3 restaurants, including BYO restaurants:*
 - the hours between 8.00 am on any day of the week to 1.00 am the following day.
- *On-licences – Other.* No restriction, however applications for licences will need to justify the hours requested in terms of the purpose of the function or event. Including but not limited to:
 - function centres
 - theatres
 - boats and lodges in Milford Sound
 - caterers
 - cellar doors
- *Off-licences*
 - the hours between 7.00 am on any day to 11.00 pm the same day and include dedicated 'bottle store' outlets and 'across the bar' sales.
- *Club licences*
 - not to operate outside the hours of 8.00 am to 3.00 am.
 - applications for club licences will need to justify the hours requested on the basis of the activity of the club.
- *Special licences:*
 - no restriction, however applications for special licences will need to justify the hours requested in terms of the purpose of the function or event.

All above provisions are subject to sections 47, 47A and 48 of the Act, which relate to the sale and supply of alcohol on ANZAC Day morning, Good Friday, Easter Sunday and Christmas Day.

Discretionary Conditions

The Act enables the Committees to issue a license subject to discretionary conditions that are consistent with the Act. In terms of promoting responsible sale and supply, conditions that might be imposed include, but are not limited to:

- *Premises layout and design*
 - design and layout requirements
 - minimum seating requirements

- *Staffing*
 - training requirements for staff
 - management requirements in relation to staff (e.g. number of staff, duty managers)
 - prescribed ratio of security staff to patrons
 - uniform requirements (e.g. high visibility vests for security staff)
 - certified manager to be on duty at club-licensed premises, excluding chartered clubs, when alcohol is being sold or supplied during higher risk periods that are determined by the Committees.
- *Host responsibility*
 - queue management
 - provision of food
 - management of an event in such a way as to reduce abuse of alcohol
 - availability of transport home for patrons
 - display of safe drinking messages/material
 - any other matter that can encourage responsible alcohol sales, supply and consumption
- *Amenity and good order*
 - cleaning the outside of the premises and immediate environs
 - use of CCTV
 - signage and advertising
- *Management of incidents*
 - licensee to keep a register of incidents
 - mandatory notification to police of violent incidents
- *Utilising CPTED principles*

The Committees can impose such conditions they deem to be appropriate, from the list.

The process for setting discretionary conditions aims to encourage a good working relationship between the Councils and industry providers. The discretionary conditions also help promote the purposes of the Act.

SCHEDULE ONE

Invercargill City and Southland District Councils intend to maintain and enforce existing Alcohol and Alcohol Ban Areas established under a Bylaw or Bylaws promulgated under the Local Government Act 2002.

DRAFT

Joint Committee – Combined Local Alcohol Policy Meeting of Wednesday 5 June 2019

Combined Local Alcohol Policy Research Report

Report author: Jane Edwards – Policy Analyst

Purpose

The purpose of this report is to identify key trends in relation to alcohol within the Invercargill City and Southland District Council boundaries (the LAP District), and to inform the review of the Combined Local Alcohol Policy.

The draft Combined Local Alcohol Policy (the draft policy) is presented as Attachment A.

Scope

This report aligns with the requirements of the Sale and Supply of Alcohol Act 2012 (the act) sections 78(2), 95 and 97, and the information reported complies with the statutory requirements for the review of a local alcohol policy.

This report includes:

- an overview of the LAP District's demographic profile as well as information about the people who visit the District as tourists or holiday-makers
- a review of the objectives and policies of the District Plans
- analysis of the number, location and licenced hours of the LAP District's licensed premises
- information about the LAP District's liquor ban areas
- overall health indicators of the LAP District
- analysis of various other indicators including crime, safety and traffic data to contribute to understanding the nature and severity of alcohol related problems
- monitoring the effect of the current Combined Local Alcohol Policy (the current LAP) over the last three years

Executive Summary

A Local Alcohol Policy (LAP) aims to minimise the harm arising in individuals and communities as a consequence of the consumption of alcohol.

The current LAP was adopted by Invercargill City Council (ICC), Gore District Council (GDC) and Southland District Council (SDC) in 2016.

The current LAP is included as Attachment B.

The LAP states that a review will begin after two years of implementing the policy. GDC determined to withdraw from the combined LAP in December 2018. ICC and SDC agreed to continue and have undertaken a joint review of the policy which has included preliminary consultation with the reporting agencies under the act and industry stakeholders.

In December 2018, ICC and SDC resolved to establish a Joint LAP Committee (the committee) to oversee and manage the adoption of the draft policy and hear submissions. The Committee has the power of decision that binds the two councils throughout the remaining life cycle of the LAP until its final adoption.

Background

The act allows two or more territorial authorities to adopt a single policy for their districts (s76) and in May 2016, a combined LAP was adopted by SDC, ICC and GDC. The current LAP took three years to produce through a combined process. The three councils are regarded as a single territorial authority with a single District for the purposes of producing a LAP under the act.

The purpose of the current LAP is recorded as follows:

“The policy reflects the intent of the act, which is to ensure that alcohol is sold and supplied in a safe and responsible manner and to ensure that the harm arising in individuals and communities as a consequence of the consumption of alcohol is minimised. A LAP allows Council to fine-tune the application of the act through its own activities and those of the Alcohol Regulatory and Licensing Authority, to meet the needs of individual communities.

The policy will help to inform the decisions of the District Licensing Committees (DLC) on alcohol licences for the sale of alcohol in the Southland region, providing a direction as to whether they should be granted, and if so, the conditions that could be imposed.”

The purpose of a LAP is also to set a clear framework for the District Licensing Committee (DLC) and Alcohol Regulatory Licensing Authority when making decisions on licence applications in Southland, and to provide a guide to those applying for a licence in Southland.

A meeting of the Joint DLCs was held in August 2017, to discuss the merits of reviewing the LAP. Representatives from the three councils indicated that there was support for continuing to have a combined LAP. There was a general consensus that the LAP has been a useful tool and the consistent approach across Southland is beneficial for alcohol licence applicants and agencies and also generally consistent with the Southland Regional Development Strategy Ease of Doing Business work stream.

After two years of implementing the policy and gathering the information relating to alcohol related harm, the policy will be reviewed.

As part of the review process, staff have consulted and sought information from Police, licensing inspectors and medical officers of health. The information received related to the nature and severity of alcohol- related problems, and overall health indicators. This information helped guide the content of the draft policy, and provided confirmation that the LAP is improving outcomes in our communities.

Previously, the three participating councils committed to a combined policy to ensure consistency across Southland, and to deliver the objectives relating to the overall health and wellbeing of our communities. It was also felt that a combined policy facilitated inter-council co-operation and support which is beneficial for growth, experience and understanding of the issues for the councils, DLC members and staff. ICC and SDC still believe this to be the case.

After GDC’s decision to remove itself from the joint review process, the two remaining councils, SDC and ICC, resolved to re-establish the Combined Local Alcohol Committee (the committee). Councillors Douglas, Duffy, Harpur and Macpherson were appointed to represent SDC and councillors Arnold, Biddle, Crackett and Ludlow were appointed to represent ICC.

The committee, at its first workshop meeting, nominated councillor Ludlow as chairperson and councillor MacPherson as deputy chair.

Legal and Statutory Requirements

Key legislative points concerning LAPs are:

- LAPs are quite restricted in their content (s77 of the act)
- councils must not produce a draft policy without having consulted the Police, inspectors and medical officers of health (s78(4) of the act).
- if a council decides to produce a LAP it must first produce a draft policy, that has regard to a number of matters (s78(2) of the act)
- after producing a draft policy, councils must produce a provisional policy, using the special consultative procedure to consult on the draft policy (s79).

Issues

In producing a draft policy, the committee must have regard to the following provisions:

The objectives and policies of its district plans

The participating council's District plan objective is to enhance people and communities quality of life by creating and maintaining safe, healthy and pleasant environments with appropriate access to services, infrastructure, transport and facilities. The policies within the two district plans facilitate integrated, sustainable and well planned urban areas.

Invercargill City Council

The following provisions of the District Plan are relevant to licensed premises:

There are a number of provisions through the Invercargill City District Plan that relate to activities that involve the sale and supply of alcohol. These cover issues such as noise, signage, lightspill, parking, crime prevention through environmental design, and urban design. There are a number of business zones that provide for varying range and scale of activities. The key Objectives as they relate to the operation of businesses are outlined below.

Business Overview

BUS-O2 Businesses will locate and group in the appropriate Zones for those businesses.

BUS-O4 the pattern of business activity will not become dispersed.

Central Business District

BUS1 –O1 The maintenance and enhancement of the primacy of the Invercargill Central Business District as the primary centre for retailing, business, culture, entertainment, education and social services for Invercargill City and the wider Southland region.

Within the Central Business District the Plan identifies an Entertainment Precinct that Council wishes to see as the location of choice for entertainment establishments, including restaurants, bars and nightclubs. The District Plan provides for these activities by identifying a precinct in which the noise limits and hours of operation are more permissive than elsewhere in the City. To minimise reverse sensitivity effects, the Council will be encouraging any residential activities within the Entertainment Precinct to install a higher level of sound attenuation.

Suburban Shopping and Business Zone provisions seek the maintenance and enhancement of suburban centres that provide for a range of retail, commercial, cultural, educational and social activities servicing suburban communities centred at Waikiwi, Windsor, Glengarry and South City, and also Bluff (BUS2-O1). These areas are identified as the foci for businesses, such as cafes, that have a local clientele and which benefit from locating near to each other.

Residential activity is part of the land use mix within these areas (BUS2-O2).

Other Zones that may provide for some alcohol related activities as permitted

Neighbourhood Shops – local convenience type activities provided for, including retail sales. Communal service activities are permitted – which includes ancillary sales of food and beverages.

Business 6 (Business Park) – provides for retail activities over 400m²

Airport Operations – Airport Service and Commercial Activity includes the sale of food and beverage services associated with the airport location; and Conference Activity refers to social events such as weddings so I assume that these will also involve some degree of alcohol consumption.

Southland District Council:

The following provisions of the District Plan are relevant to licensed premises:

Section 3 – Zone Objectives, Policies, Rules and Methods

HERITAGE – Section 2.5 Policy HH.2 – Provides for ‘adaptive re-use’ and redevelopment of historic heritage. *Relevant because licensed premises such as restaurants and bars can be a successful way of achieving adaptive re-use of heritage buildings.*

SIGNAGE – Section 2.12 – The signage rules control the size and location of signage but not what can be written on the sign. Hoardings are however deemed to be ‘inappropriate’

URBAN ZONE – Section 3.2 – Policy URB.2 – Encourage the implementation of best practice urban design principles – advocated to ‘enhance identity and amenity values, promote diversity, choice, innovation and sustainability, and ensure vibrant and cohesive urban areas’.

URBAN ZONE – Section 3.2 – Rule URB.1 – within the ‘commercial precinct’ commercial and entertainment activities and visitor accommodation are permitted activities

Also at Rule URB.1 – Temporary events are permitted activities

Under Rule URB.3 – Otherwise all licensed premises within the Urban Zone would be discretionary activities.

Licence information

The number of licenses of each kind held for premises are set out below in summary

Invercargill City

Number	Licence	Description
26	Off licensed premises	Bottle stores, supermarkets
64	On licensed premises	Bars, cafés, restaurants (1 BYO only)
44	Club licenses	RSA, sports clubs
1	Club licenses	Chartered clubs
135	Total licences	All types of licence

Southland District

Number	Licence	Description
46	Off licensed premises	Bottle stores, supermarkets
102	On licensed premises	Bars, cafés, restaurants
57	Club licenses	RSA, sports clubs
0	Club licenses	Chartered clubs
205	Total licences	All types of licence

Licensed hours for licensed premises

These vary between each premises and a full list is included as Attachment C.

TLA Name	NZ	Southland District	Rank	Invercargill City	Rank
Deprivation Score	5.5	3.9	62	6.1	27
ON Licenses per 10,000 population	15.9	30.5	11	11.9	46
OFF Licenses per 10,000 population	8.0	20.8	11	5.9	56
CLUB Licenses per 10,000 population	4.6	19.1	1	7.9	30
ALL Licenses per 10,000 population	28.6	70.5	10	25.7	45
Crash rate per 10,000 registered vehicles	5.9	5.5	32	2.9	59
SH1 Crash Rate per 10,000 registered vehicles	1.5	1.2	42	1.5	34
Unemployment rate	6.1%	5.2%	10	5.2	10
DHB Name	NZ	Southern	Rank		
Alcohol Hospitalization Rate	6.4	4.7	15		
Alcohol Death Rate	0.4	0.4	8		

Source:

<http://www.healthyfamiliesinvercargill.org.nz/asset/downloadasset?id=6a71221d-cb06-4ef6-9db9-5cecf5a0336a>

Any areas in which bylaws prohibiting alcohol in public places are in force

Both participating councils have bylaws in force prohibiting alcohol in public places. These liquor or alcohol ban areas were introduced in response to requests by police and also property owners in the affected areas. The objectives of the bylaws is to assist in:

- protecting the public from nuisance
- protecting, promoting and maintain public health and safety
- minimising the potential for offensive behaviour in public places.

Invercargill City Council

ICC adopted an Environmental Health Bylaw in November 2017. Part 3 of the bylaw applies to Alcohol Ban Affected Areas (see section 3.3 of the bylaw document).

ICC Environmental Health Bylaw 2017/2 included as Attachment D

Southland District Council:

SDC adopted an Alcohol Control Bylaw in December 2015. The bylaw applies to public places identified by resolution as an Alcohol Free Area (see Schedule of the bylaw document).

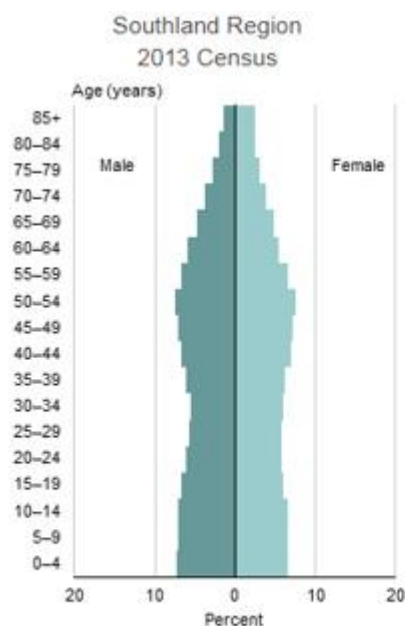
SDC Alcohol Control Bylaw 2015 included as Attachment E

Demographic information

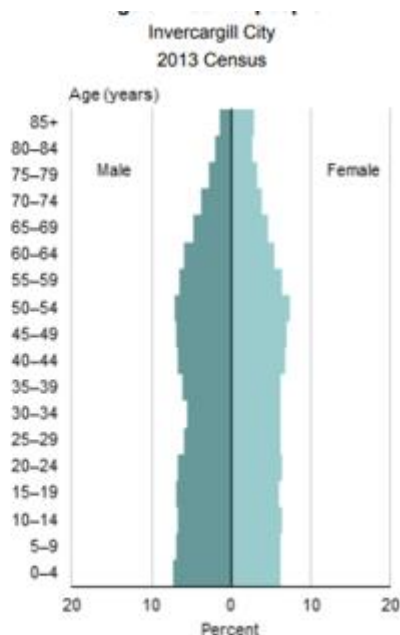
LAP District demographic profile

The key features of the LAP District's population are its relatively slow overall growth compared to the rest of New Zealand (see table below) and its distinctive age structure, which figures from the 2013 Census, indicate an ongoing trend in the ageing of the LAP District's population with a notable increase in people aged 45 years and above.

- the median age is 39.4 years for people in the LAP District. For New Zealand as a whole, the median age is 38.0 years
- 15.9 percent of people in the LAP District are aged 65 years and over, compared with 14.3 percent of the total New Zealand population
- 19.4% of people are aged under 15 years in the LAP District, compared with 20.4% for all of New Zealand.

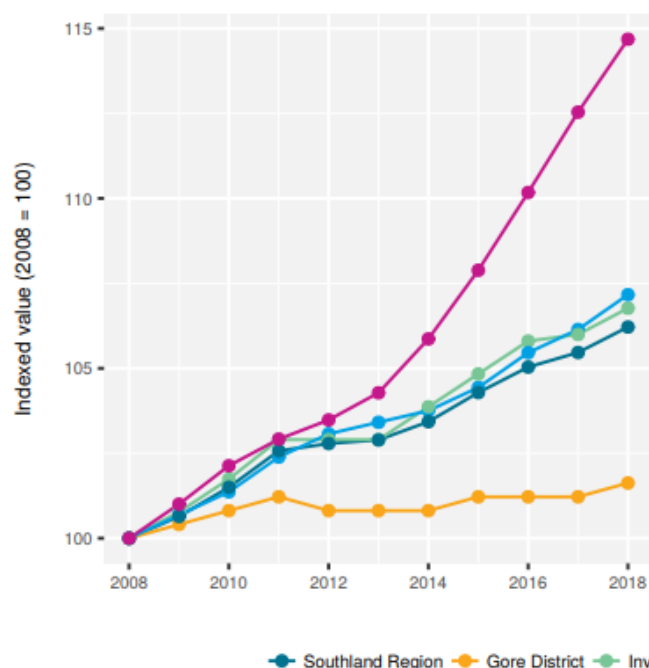


Source: Statistics New Zealand

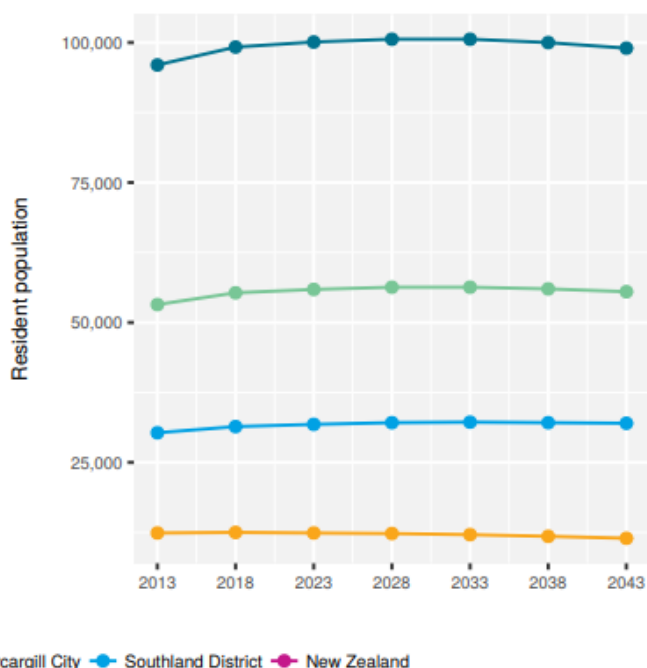


Source: Statistics New Zealand

1. Population growth



2. Projected resident population



Source:

<https://venturesouthland.co.nz/sites/default/files/media/documents/Southland%20Region%20statistics%20summary%20report%20-%20February%202019.pdf>

AREA	0-14 YEARS	15-39 YEARS	40-64 YEARS	65 YEARS AND OLDER
SOUTHLAND DISTRICT	6,600	9,100	10,600	4,700
INVERCARGILL CITY	10,600	17,400	17,500	9,300

Source:

http://nzdotstat.stats.govt.nz/wbos/Index.aspx?DataSetCode=TABLECODE7502&_ga=2.227874004.833340912.1536703742-151050084.1516305419#

Tourists and holidaymakers

The LAP District does not have a large tourist industry. Although large volumes of tourists visit Milford Sound each year, tourists are more likely to pass through the District than stay for extended periods.

Venture Southland's Tourism Key Indicators Report states that for the year ending November 2018, the average length of stay for guests in the LAP District is 1.82 days, with an average occupancy rate of 41.9%.

A few large scale public events are hosted in the District such as the Burt Munro, Tour of Southland, rodeo, agricultural and pastoral shows, sports tournaments and series. These events attract a wide range of participants and supporters.

The overall health indicators of the district's residents

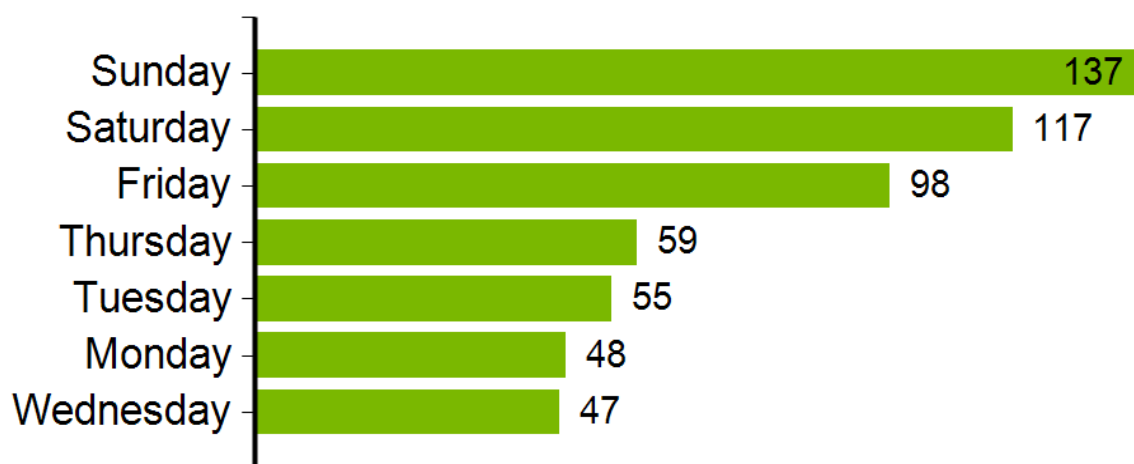
Statistics from Southern District Health Board (St John's Alcohol-related incidents) included as Attachment F

The nature and severity of the alcohol-related problems arising in the district

The following data was provided by the Southern District Health Board (SDHB) and includes alcohol related incident statistics gathered by St Johns for the period 1 July 2017 to 31 Dec 2018. The data is limited but gives an indication of the harm alcohol is having on the LAP District's resident population.

546	70%	57%	25%	7%	6%	13%
# of incidents	% transport to ED	% incidence at home	% fall-related	% mental health crisis	% triggered by medical alarm	% equal or above 65 years old

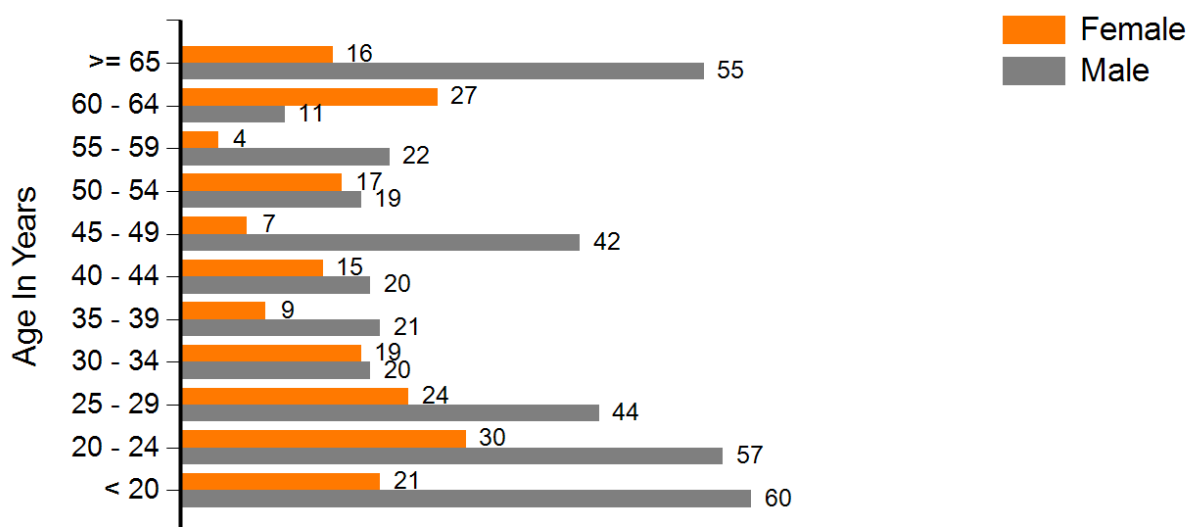
Day of Week



Weekend and public holidays have presentations based on alcohol of at least two times the rate during the week

	Total presentations	Number of days	Number per day (average)
Weekday	307	377	0.8
Weekend	254	158	1.6

Age and Gender



15-39 year olds account for 66% of the alcohol presentations but are 33% of the population and the 15-17 year old range is the second highest percentage of presentations related to alcohol (3.76%).

	Percentage of population	Percentage of presentations related to alcohol	Percentage of presentations to emergency department general
0-14	19.95%	<1	18%
15-39	30.43%	66%	33%
40-64	32.82%	25%	26%
65+	16.79%	9%	23%

Summary

Preliminary consultation with the reporting agencies under the act (Police, medical officer of health and licensing inspectors) indicate that elements of this policy have contributed to reducing alcohol related harm in the LAP District. Police report an improvement in the drinking culture in the LAP District since the maximum trading hours for on-licensed premises were pulled back from 5am to 3am with fewer assaults, sexual assaults and fights in the Invercargill Central Business District and similar results in the wider LAP District where the closing hour is 1am.

Licensing inspectors report that applicants for new licenses are accepting of the parameters of the Combined LAP. Consultation with the partner agencies and organisers of events has resulted in appropriate discretionary conditions to ensure effective management of alcohol sales and consumption.

Conclusions

The Combined Local Alcohol Policy has been in effect since 2016. Since that time, Police, Medical Officer of Health and licensing Inspectors have reported an improvement in the control of licensed premises and a reduction in alcohol related harm in the LAP District.

There is a growing trend in the hospitality industry and with local events where special licenses are issued and are effectively managed in consultation with the applicant.

Limiting new off licence applications has been a positive step for the community. As an example there were strong community objections to off licence applications in Riverton

There is no police data indicating a direct causal link between crimes in the LAP District and alcohol consumption. The anecdotal evidence provided by two senior police officers indicated the improvement they have witnessed since the LAP has been in force.

There is no indication of any issues with the operative provisions of the LAP. The review has enabled a relook at the framework of the LAP and changes have been made to focus the LAP to ensure it remains relevant and user friendly.

Recommendation

That Combined Local Alcohol Policy Joint Committee:

- a) Receives the report

Draft COMBINED LOCAL ALCOHOL POLICY

Purpose

A Local Alcohol Policy (LAP) enables local authorities to make a meaningful contribution towards addressing issues associated with the sale, supply or consumption of alcohol.

This combined local alcohol policy (the policy) has been developed in recognition of the significant harm that the excessive consumption of alcohol has in our communities.

The policy is in line with the Sale and Supply of Alcohol Act 2012 (the Act), to ensure that alcohol is sold and supplied in a safe and responsible manner and to ensure that the harm arising in individuals and communities, as a consequence of alcohol consumption, is minimised.

The policy aims to inform the decisions of the District Licensing Committees (the Committees) on alcohol licences for the sale of alcohol within the Invercargill City and Southland District boundaries (the LAP District), not including Gore District.

The policy will provide direction as to whether alcohol licences shall be granted and what licence conditions could be imposed.

Scope

Through the LAP, the Committees are able to:

- limit the **location** of licensed premises in particular areas or near certain types of facilities, such as specific neighbourhoods or near schools or churches.
- limit the **density** of licensed premises by specifying whether new licenses or types of licenses should be issued in a particular area.
- impose **conditions** on groups of licenses, such as 'one way door' condition that would allow patrons to leave premises but not to enter or re-enter after a certain time.
- recommendation **discretionary conditions** for licences.
- provide for the maximum **trading hours** of On, Off and Club Licences, which are:
 - 8.00am – 4.00am the following day for on-licences and club licences.
 - 7.00am – 11.00pm for off-licences.

Definitions

ALCOHOL	means a substance that is or contains a fermented, distilled or spirituous liquor; and at 20°C is found on analysis to contain 1.15% or more ethanol by volume; or that is a frozen liquid, or a mixture of a frozen liquid and another substance or substances; and is alcohol when completely thawed to 20°C; or that, whatever its form, is found on analysis to contain 1.15% or more ethanol by weight in a form that can be assimilated by people
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CELLAR DOOR	means that same as in the Act and includes tasting rooms at a Brewery or distillery. It excludes the sale of alcohol not brewed, distilled or made by that licence holder.
CLUB	means a body that is a body corporate having as its objective (or as one of its objects) participating in or promoting a sport or other recreational activity, otherwise than for gain; or is a body corporate whose object is not (or none of whose objects is) gain; or holds permanent club charter
CPTED PRINCIPLES	means <i>Crime Prevention through Environmental Design</i> and are set out in the Ministry of Environment November 2005 publication <i>National guidelines for crime prevention through environmental design in New Zealand</i>
ENTERTAINMENT VENUE (includes centre)	means a venue that is used to provide entertainment. The entertainment may be arranged and organised by the owner/operator of the venue and features some or all of the following: <ul style="list-style-type: none"> • a reasonable cover charge would apply – to be included in all advertising of any entertainment event • live entertainment would be provided on a regular, frequent and ongoing basis (live entertainment is entertainment by way of live performers, including bands, solo artists, live DJs, comedians) • a stage, dance floor or similar area would be available for entertainers and/or patrons to use • the design of the premises including the size of the bar will be required to be consistent with the nature of the principal form of entertainment
FUNCTION CENTRE	means a centre that is used to host events/gatherings or occasions regardless of whether or not the Centre has its own licence or is linked to another licenced venue
HIGHER RISK PERIODS	means a period of time where either the number of patrons is likely to exceed a specified number or the type of event is assessed to be of greater risk. These higher risk periods will be determined by the Committees on a case-by-case basis.
HOST RESPONSIBILITY	means a policy and/or a plan designed to reduce the abuse of alcohol by creating and promoting a safe drinking environment
INTOXICATED	means observably affected by alcohol, other drugs, or other substances (or a combination of two or all of those things) to such a degree that two or more of the following are evident: <ul style="list-style-type: none"> • appearance is affected • behaviour is impaired • coordination is impaired • speech is impaired
INVERCARGILL CENTRAL BUSINESS DISTRICT	has the same meaning as the Proposed Invercargill City District Plan (or any other plan in substitution) and is shown in the map attached to this policy
LAP DISTRICT	means the territorial districts of Invercargill City Council and Southland District Council
LICENCE	means a licence issued under the Sale and Supply of Alcohol Act 2012 that is in force; and in relation to any licensed premises means the licence issued for them (or, in the case of premises that two or more licences have been issued for, any of those licences

SENSITIVE PREMISES	means any school, child care facility, preschool or other facility providing for the education or care of children, or any place of religious gathering or assembly, or any residential activity including a dwelling or apartment and any community facility within 50 metres of the address with or applying for the licence.
SIGNIFICANT CHANGE IN STYLE	includes any increase in the risk level to a premise (for example going from a restaurant to a night club/bar) and/or where the nature of the operation is likely to change
TRADING HOURS	means the hours a business may be licensed to be open to sell or supply alcohol

Key Issues

Identifying the problem

Alcohol misuse is a social problem and public health problem with significant implications for the social and economic well-being of people in the LAP District.

A minority of the alcohol sold is consumed in licensed premises or at licensed events, where there is supervision, control and host responsibility. A majority of alcohol is consumed in situations where there may be little control or supervision.

It is a priority to reduce the harm cause by alcohol misuse

As alcohol misuse is a serious social problem and public health problem, the Invercargill City and Southland District Councils (the Councils) will recognise and address alcohol misuse through their policies and through the way they deliver services to the people in the LAP District.

The Councils also have the ability to address alcohol misuse through their responsibilities under the Act.

The policy is a way people in the region can address alcohol misuse.

Providing a safe drinking environment

It is important that there are safe environments for the responsible sale, supply and consumption of alcohol.

Through this policy, the Councils will:

- place significant emphasis on host responsibility, particularly in assessing applications and imposing conditions of approval;
- encourage organisers of an event or special occasion to properly plan for it, if alcohol is to be available.

Policy Review

The policy will be reviewed six yearly to ensure it is up to date, relevant and meets legal requirements. At the review stage, information relating to alcohol related harm for the area will be gathered.

The following information will be sought:

- monitoring reports of premises and events, and the conditions imposed on licences (from the Councils' licensing inspectors)
- statistics of hospital admissions of alcohol-related harm incidents and associated costs that relate to the LAP District (from the Southland District Health Board);
- monitoring statistics of education outcomes and an outline of community issues (from Primary Health South)
- statistics on alcohol related crime in the region's communities, as well as controlled purchase operations (from the New Zealand Police)

THE POLICIES

Sensitive premises

When the Councils receive an application for a proposed On, Off or Club Licence or a renewal where the application pertains to a significant change in the style or operation of the business (not including special licence applications), evidence of consultation with all applicable sensitive premises shall be provided with the application, if the licenced premises is within 50 metres of the boundary of a sensitive premise.

Sensitive premises are:

- any school, childcare facility, pre-school, or other facility, providing for the education or care of children
- any place of religious gathering or assembly
- any residential activity – dwelling or apartment
- any community facility

In relation to providing evidence of consultation with a tenanted property, the applicant will have to provide evidence that they consulted with both landowners and tenants.

Evidence of consultation will not be required where resource consent has been granted under the Resource Management Act 1991.

This requirement is to ensure that neighbouring properties are aware of the possibility that a licensed premise may be established nearby or that an existing licenced premise may have its licence renewed or altered. This requirement also ensures the occupants, owners or other parties related to a sensitive premise have an opportunity to voice any concerns, and for the applicants to respond to these.

Trading Hours

The following shall be the maximum trading hours for the sale, supply and consumption of alcohol (within the context of alcohol licences) on licensed premises within the LAP District:

- *On-licences – bars, taverns, hotels, entertainment venues and Class 1 restaurants:*
 - **Invercargill Central Business District Areas:** the hours between 8.00 am on any day to 3.00 am the following day.
 - **Invercargill** (other than Invercargill Central Business District Areas): the hours between 8.00 am on any day to 1.00 am the following day.
 - **Southland District:** the hours between 8.00 am on any day to 3.00 am the following day.
- *On-licences – Class 2 and Class 3 restaurants, including BYO restaurants:*
 - the hours between 8.00 am on any day of the week to 1.00 am the following day.
- *On-licences – Other.* No restriction, however applications for licences will need to justify the hours requested in terms of the purpose of the function or event. Including but not limited to:
 - function centres
 - theatres
 - boats and lodges in Milford Sound
 - caterers
 - cellar doors
- *Off-licences*
 - the hours between 7.00 am on any day to 11.00 pm the same day and include dedicated 'bottle store' outlets and 'across the bar' sales.
- *Club licences*
 - not to operate outside the hours of 8.00 am to 3.00 am.
 - applications for club licences will need to justify the hours requested on the basis of the activity of the club.
- *Special licences:*
 - no restriction, however applications for special licences will need to justify the hours requested in terms of the purpose of the function or event.

All above provisions are subject to sections 47, 47A and 48 of the Act, which relate to the sale and supply of alcohol on ANZAC Day morning, Good Friday, Easter Sunday and Christmas Day.

Discretionary Conditions

The Act enables the Committees to issue a license subject to discretionary conditions that are consistent with the Act. In terms of promoting responsible sale and supply, conditions that might be imposed include, but are not limited to:

- *Premises layout and design*
 - design and layout requirements
 - minimum seating requirements

- *Staffing*
 - training requirements for staff
 - management requirements in relation to staff (e.g. number of staff, duty managers)
 - prescribed ratio of security staff to patrons
 - uniform requirements (e.g. high visibility vests for security staff)
 - certified manager to be on duty at club-licensed premises, excluding chartered clubs, when alcohol is being sold or supplied during higher risk periods that are determined by the Committees.
- *Host responsibility*
 - queue management
 - provision of food
 - management of an event in such a way as to reduce abuse of alcohol
 - availability of transport home for patrons
 - display of safe drinking messages/material
 - any other matter that can encourage responsible alcohol sales, supply and consumption
- *Amenity and good order*
 - cleaning the outside of the premises and immediate environs
 - use of CCTV
 - signage and advertising
- *Management of incidents*
 - licensee to keep a register of incidents
 - mandatory notification to police of violent incidents
- *Utilising CPTED principles*

The Committees can impose such conditions they deem to be appropriate, from the list.

The process for setting discretionary conditions aims to encourage a good working relationship between the Councils and industry providers. The discretionary conditions also help promote the purposes of the Act.

SCHEDULE ONE

Invercargill City and Southland District Councils intend to maintain and enforce existing Alcohol and Alcohol Ban Areas established under a Bylaw or Bylaws promulgated under the Local Government Act 2002.

DRAFT

COMBINED LOCAL ALCOHOL POLICY

- 2014 -

ADOPTED 31 MAY 2016

OPERATIVE 30 AUGUST 2016

OTHER THAN POLICY B1 TRADING HOURS- OPERATIVE 7 DECEMBER 2016.

INTRODUCTION

Background

Alcohol problems can be seen as the result of the social, economic and geographical nature of the community.

“Significant alcohol involvement exists in many community level problems, such as alcohol involved traffic crashes (including fatalities and injuries), non-traffic death and trauma (burns, drowning, falls, assaults), while a major percentage of homicide victims have high blood alcohol levels. Each of these can be viewed as products of the community system.” (1)

The current New Zealand drinking culture is said (2) to be characterised by the following:

- (a) New Zealand is a society in which many people are tolerant of drunkenness.
- (b) It is a society in which many current drinkers appear to exercise little self-control.
- (c) It is a society in which many adults who currently drink appear not to be concerned about their physical or mental well-being because of their drinking behaviour.
- (d) It is a society in which many parents do not know about their children’s alcohol drinking habits.

Several factors may have contributed to this, including the following:

- (a) Alcohol is readily available from a range of retail outlets.
- (b) Alcohol is, and is perceived to be, inexpensive when bought retail from an off-licence.
- (c) Alcohol is vigorously advertised, often associated with attractive role models and popular activities.

Information from the Police and the Medical Officer of Health indicates that the problem of alcohol abuse appears to be at least as significant in the Southland region as elsewhere in New Zealand.

It is also recognised that many New Zealanders enjoy alcohol in moderation as a social “lubricant” and “relaxant”.

A Local Alcohol Policy (LAP) aims to create a meaningful contribution by local authorities to address the sale, supply or consumption of alcohol.

The Gore District, Invercargill City and Southland District Councils have worked together and developed this LAP in recognition of the significant harm that excessive consumption of alcohol continues to have in our communities.

Prior to preparing this policy in 2013, focus groups were held with stakeholders. When the Draft LAP was advertised for public submission, 585 submissions were received. Submissions were heard in June and August 2014.

Alcohol is a legal drug. Some would have it otherwise, but “prohibition” is not the legislated position in New Zealand. Further, the reasonable use of alcohol in social settings is generally recognised by New Zealand society as being appropriate. The use and abuse of alcohol can be a significant cause of disease, disability and social harm. Its negative impacts include illness, injury, violence, crime, motor vehicle accidents and death. These impacts have an adverse effect on individuals and families, and also come at a significant cost to the community which must provide emergency, healthcare and other services.

About 84% of New Zealand adults (18 years or older) drink alcohol (3). 63% percent are classed as “moderate drinkers” and 21% as “binge” drinkers. Most drinking occurs in people’s own homes (52%) followed by a friend/relative’s home (16%) (3).

Invercargill, Gore/Mataura and part of Southland District are Licensing Trust areas. In such areas the retailing of alcohol from off-licences and the operation of taverns is the preserve of community-elected licensing trusts.

The Purpose of a Local Alcohol Policy

The policy reflects the intent of the Act, which is to ensure that alcohol is sold and supplied in a safe and responsible manner and to ensure that the harm arising in individuals and communities as a consequence of the consumption of alcohol is minimised. A LAP allows the Council to fine-tune the application of the Act through its own activities and those of the Alcohol Regulatory and Licensing Authority, to meet the needs of individual communities.

The policy will help to inform the decisions of the District Licensing Committees (DLC) on alcohol licences for the sale of alcohol in the Southland region, providing a direction as to whether they should be granted, and if so, the conditions that could be imposed.

The Effect of a Local Alcohol Policy

The Act is quite prescriptive about the areas a LAP can cover. Specifically they are:

- Limits on the **location** of licensed premises in particular areas or near certain types of facilities, such as specific neighbourhoods or near schools or churches.
- Limits on the **density** of licensed premises by specifying whether new licences or types of licences should be issued in a particular area.
- Imposition of **conditions** on groups of licences, such as a “one way door” condition that would allow patrons to leave premises but not to enter or re-enter after a certain time.
- Recommendations on **discretionary conditions** for licences.
- To provide for the maximum **trading hours** of On, Off and Club Licences, which are:
 - 8.00 am – 4.00 am the following day for on-licences and club licences.
 - 7.00 am – 11.00 pm for off-licences.

OBJECTIVES

OVER-ARCHING ISSUES

1. Hazardous drinking is a social and public health problem with significant implications for the social and economic well-being of people in the Southland region.
2. Only a minority of the total quantity of alcohol sold is consumed in licensed premises or licensed events, where there is supervision, control and host responsibility. The majority of alcohol is consumed in situations where there may be little control or supervision.

OBJECTIVE 1: RECOGNITION OF HARM REDUCTION FROM ALCOHOL MISUSE AS A COMMUNITY PRIORITY

The seriousness of alcohol misuse as a serious social and public health problem is recognised and addressed in the way Councils make policy for, and deliver services to, the people in their districts.

Implications:

The seriousness of the problem is such that it is a major social issue. Local government has opportunities to help address this issue, at least partially through its responsibilities under the Act.

A LAP can be a useful part of a series of measures a community can take to address alcohol-related problems.

OBJECTIVE 2: PROVISION OF A SAFE DRINKING ENVIRONMENT

The provision of safe environments for the responsible sale, supply and consumption of alcohol.

Implications:

This means that the Councils will:

- Place significant emphasis on host responsibility, particularly in assessing applications and imposing conditions of approval.
- Encourage organisers of an event or special occasion to properly plan for it, if alcohol is to be available.

OBJECTIVE 3: COLLECTION OF EVIDENCE AND REVIEW OF POLICY

After two years of implementing the Policy and gathering information relating to alcohol related harm, it will be reviewed.

Implications:

- This means that the Councils will receive regular monitoring reports of premises, events and the conditions imposed on licences from their Licensing Inspectors.
- This means that the Southern District Health Board will be requested to provide statistics of Southland hospital admissions of alcohol related harm incidents and associated costs.
- This means that Primary Health South will be requested to provide monitoring statistics of education outcomes and awareness of community issues.
- This means that the NZ Police will be requested to provide statistics on alcohol related crime statistics in Southland communities as well as controlled purchase operations.

POLICIES

A. SENSITIVE PREMISES

POLICY A1: SENSITIVE PREMISES

Where there is an application for a proposed On, Off or Club licence or a renewal where the application relates to a significant change in the style or operation of the business (special licence applications are exempt) evidence of consultation with the sensitive premises shall be provided.

“Sensitive premises” are deemed to be:

- Any school, child care facility, pre-school or other facility providing for the education or care of children.
- Any place of religious gathering or assembly.
- Any residential activity – dwelling or apartment.
- Any community facility.

Within 50 metres of the boundary of the subject property.

Evidence of consultation will not be required where a resource consent has been granted under the Resource Management Act 1991.

Reason:

This policy is to ensure that neighbouring properties are aware of the possibility of licensed premises being established or having its licence renewed where there is a change in the style of business (for example from a café closing at 5.00 pm to a late night “dance” venue) nearby. It gives the occupants of a sensitive premises an opportunity to voice their concerns and the applicant an opportunity to identify and address them.

In principle the community felt that there should be a separation between a licensed premises and a “sensitive premises”. This recognises that licensed premises are often grouped with other non-residential uses and the grouping proves to be quite appropriate, or has been there for such a long time that the situation was accepted and managed. It was the “fear of what might happen” that caused concern.

B. TRADING HOURS

POLICY B1: TRADING HOURS

The following shall be the maximum trading hours for the sale, supply and consumption of alcohol (within the context of their licences) on licensed premises within the Gore District/Invercargill City/Southland District Council areas:

1. On-licences (bars, taverns, hotels, entertainment venues and Class 1 restaurants):
 - (i) Invercargill Central Business District Area: The hours between 8.00 am on any day to 3.00 am the following day.
 - (ii) Invercargill (other than the Invercargill Central Business District Area): The hours between 8.00 am on any day to 1.00 am on the next day.
 - (iii) Gore District/Southland District: The hours between 8.00 am on any day to 3.00 am on the following day.
2. On-licences (Class 2 and Class 3 restaurants) including BYO restaurants:
The hours between 8.00 am on any day of the week to 1.00 am the following day.
3. Off-licences:
The hours between 7.00 am on any day to 11.00 pm the same day and includes dedicated “bottle store” outlets and “across the bar” sales.
4. Club licences:
Not to operate outside the hours of 8.00 am - 3.00 am. (Note: Applications for Club licences will need to justify the hours requested on the basis of the activity of the Club.)
5. Special licences:
No restriction, however applications for Special Licences will need to justify the hours requested in terms of the purpose of the function or event.

Note: All above provisions are subject to Sections 47 and 48 of the Act, which relate to the sale and supply of alcohol on Anzac Day morning, Good Friday, Easter Sunday and Christmas Day.

Reasons:**Off-licences**

- (i) The default trading hours provided for in the Act have been accepted. The risks associated with later closing times do not outweigh the benefit of providing a service where there is a demand.

On-licences

- (i) Earlier closing hours reduce the risk of alcohol-related offences occurring. The later premises close, the higher the percentage of alcohol-related offending. Ministry of Justice studies indicate that there is a direct correlation between the lateness of closing hours of on-licences and club licences and alcohol related offending. The later the premises closes, the higher the risk of offending (5). Information supplied by the Police (4) indicated that calls relating to alcohol related events in Invercargill City peaked at 3,117 in 2009 but had reduced to 2,723 by 2012 in response to earlier closing times.
- (ii) The policy reflects hours currently observed.
- (iii) In Invercargill the Proposed District Plan contains policies favouring the ongoing maintenance and development of the CBD as a late night entertainment area. Earlier closing of on-licences in suburban areas helps maintain residential amenity in Invercargill and helps direct late night entertainment into the CBD.
- (iv) 1.00 am closing for restaurants reflects the purpose of a restaurant licence.

Club Licences and Special Licences

- (i) The pattern of social behaviour should relate to the activity of the club, in the case of a club licence, and the nature of the occasion, in the case of a special licence, and the alcohol licence should be tailored accordingly.

C. DISCRETIONARY CONDITIONS

POLICY C1: DISCRETIONARY CONDITIONS

Alcohol licences of any type may be issued subject to discretionary conditions. A list of the possible conditions are detailed below. Applicants are encouraged to consider the discretionary conditions, and submit as to their applicability. Matters which may be addressed in discretionary conditions include, but are not restricted to, the following:

A. Premises layout and design

- (i) Design and layout requirements
- (ii) Minimum seating requirements
- (iii) Maximum numbers of patrons

B. Staffing

- (i) Training requirements for staff
- (ii) Management requirements in relation to staff (e.g. number of staff, duty managers)
- (iii) Prescribed ratio of security staff to patrons
- (iv) Uniform requirements (e.g. high visibility vests for security staff)

C. Host responsibility

- (i) Queue management
- (ii) Provision of food
- (iii) Management of an event in such a way as to reduce abuse of alcohol, e.g.
 - Ten minutes of “no alcohol service” every hour
 - No “shots” served after midnight
 - Limits on the number of drinks sold in any one transaction
 - Restrictions on use of glass vessels
 - Minimum wind-down periods (or short duration closings – to encourage a break in drinking and food consumption)
 - Restrictions on discounts (e.g. “happy” hours)
 - Steps to prevent sales to minors
 - One-way door policy
 - Entry or “cover charge”
 - Restrictions on activities (e.g. drinking games, cage fights)
 - Provision of a place of safety for any intoxicated patrons
 - Limiting the sale of undiluted spirits close to closing time
 - Restricting the number of serves per sale at large scale events
 - Membership and expansion of the IBAN (Invercargill Bar Alert Network)
 - Support mechanisms for sober drivers

- Advertising proposed for the event
 - Advertising of alcohol promotions or “specials”
 - Procedures that will ensure that minors only receive legal alcohol on the premises/event
 - Requiring the presence of a Duty Manager
- (iv) Availability of transport home for patrons

D. Amenity and good order

- (i) Cleaning the outside of the premises and immediate environs
- (ii) Use of CCTV
- (iii) Signage and advertising

E. Management of incidents

- (i) Licensee to keep a register of incidents
- (ii) Mandatory notification to Police of violent incidents

F. CPTED Principles.

Reason:

Experience has shown that attention to the matters raised as possible conditions can help alleviate harm associated with consumption of alcohol at that event or premises.

The Committee also wishes to create a local practice note that will encourage (but not require) a pre-application meeting. This will enable the applicant to discuss the various conditions prior to lodging an application.

Each and every condition will not be applicable to each and every Licence. The Licence applicant can submit on those conditions it thinks are most applicable and the Committee can impose such conditions as may be applicable from the list.

This policy is to encourage good working relationships between Councils and industry providers while enabling the use of conditions to promote the purposes of the Act.

RELATED MATTERS

ALCOHOL BAN AREAS

The Gore District, Invercargill City and Southland District Councils intend to maintain and enforce existing Alcohol or Alcohol Ban Areas established under a bylaw or bylaws promulgated under the Local Government Act 2002.

Reason:

Alcohol or alcohol ban areas were introduced within the Invercargill City and Gore and Southland District areas in response to requests by Police and also property owners in the affected areas. They have proven an effective way to enable Police to intervene in situations where alcohol use or abuse has been a factor.

Background:

"The growing incidence of drinking in public places, especially by young people, has been a particular source of anxiety, as are reports of alcohol-fuelled street violence. With the decriminalisation of public drunkenness in the early 1980s, some observers have pointed to a lack of tools which frontline police can use to "nip trouble in the bud", leading to calls for local councils to pass by-laws which prohibit the possession or consumption of alcohol in defined public places." (6)

However, the Police submission noted:

"Repeat observations and anecdotal information continue to indicate that a significant number of people continue to ignore the (Invercargill) alcohol ban by consuming alcohol whilst travelling around/through the CBD" (5)

Considering alcohol bans over New Zealand as a whole, Webb, Marriott-Lloyd and Grenfell (6) concluded:

".... largely uncontrolled and unregulated use of alcohol in public places (especially main public thoroughfares and inner city parks) can frustrate local police goals of crime reduction and inner city safety. From a crime science perspective, such locations for public place drinking can be seen as "offender convergence settings", where offenders meet, spend time and identify potential co-offenders Seen in this light, disrupting such locations by proactively enforcing alcohol ban bylaws gives police a useful way to minimise the serious impact of alcohol-related co-offending. Police also recognise that there should not be a "silver bullet" mentality about alcohol bans"

Implications:

The alcohol ban areas already in existence need to be enforced. For local authorities, this means

- Ensuring that signage is adequate and is maintained.
- Ensuring that the bylaws are reviewed as necessary.
- Taking necessary steps to enforce the bylaw with the Councils' own regulatory staff.

REFERENCES

- (1) Holder H.D. Alcohol Related Data Collection for Harm Reduction Purposes at the Local Level: A Review of New Zealand Data and Action Recommendations. Alcohol Liquor Advisory Council. January 2003.
- (2) ALAC: The Way We Drink 2005; ALAC Occasional Publication No 27.
- (3) Public Health South: The Impact of Alcohol on the Health of Southern Communities - a Report to Inform the Development of Local Alcohol Policies by Southern District Councils, 1 July 2013).
- (4) ALAC Alcohol Monitor, Research NZ, 14 January 2011.
- (5) New Zealand Police: Calls to Police (and Invercargill offences) related to alcohol – Southland Area, Released 07 October 2013.
- (6) Webb M, Marriott-Lloyd P, Grenfell M: Banning the Bottle: Alcohol Bans in New Zealand. Ministry of Justice.

GLOSSARY

All terminology used in this Policy shall have the same meaning as that used in the Sale and Supply of Alcohol Act 2012. The more commonly used terms are reproduced below:

- Alcohol** Means a substance -
- (a) That -
 - (i) Is or contains a fermented, distilled, or spirituous liquor; and
 - (ii) At 20°C is found on analysis to contain 1.15% or more ethanol by volume; or
 - (b) That -
 - (i) Is a frozen liquid, or a mixture of a frozen liquid and another substance or substances; and
 - (ii) Is alcohol (within the meaning of paragraph (a)) when completely thawed to 20°C; or
 - (c) That, whatever its form, is found on analysis to contain 1.15% or more ethanol by weight in a form that can be assimilated by people.
- Club** Means a body that –
- (a) Is a body corporate having as its object (or as one of its objects) participating in or promoting a sport or other recreational activity, otherwise than for gain; or
 - (b) Is a body corporate whose object is not (or none of whose objects is) gain; or
 - (c) Holds permanent club charter.
- Intoxicated** Means observably affected by alcohol, other drugs, or other substances (or a combination of 2 or all of those things) to such a degree that 2 or more of the following are evident:
- (a) Appearance is affected
 - (b) Behaviour is impaired
 - (c) Co-ordination is impaired
 - (d) Speech is impaired
- Licence**
- (a) Means a licence issued under this Act that is in force; and
 - (b) In relation to any licensed premises means the licence issued for them (or, in the case of premises that two or more licences have been issued for, any of those licences).

NOTE: Under Section 13 of the Act there are four kinds of licence: On-licences, Off-licences, Club licences and Special Licences. Reference should be made to Sections 13 – 22 of the Act for further details/kinds of licences.

Local Alcohol Policy:

- (a) Means a policy, in force under Section 90 of the Act, relating to the sale, supply, or consumption of alcohol (or to two or all of those matters) within the district of a territorial authority or the districts of two or more territorial authorities; and
- (b) In relation to a territorial authority, means a policy, in force under Section 90, relating to the sale, supply or consumption of alcohol (or to two or all of those matters) within its district or the districts of two or more territorial authorities that include it.

Premises:

- (a) includes a conveyance; and
- (b) includes part of any premises; and
- (c) in relation to a licence, means the premises it was issued for.

Other Terms used in this report:

Binge drinking: Drinking alcoholic beverages with the primary intention of becoming intoxicated by heavy consumption of alcohol over a short period of time.

Pre-loading: Drinking alcoholic beverages at home or other non-licensed premises, prior to a planned visit to a licensed premises, with the primary intention of being at least partially affected by alcohol prior to arriving at the licensed premises.

PREMISES LICENCES AS AT 31 MAY 2019

	PREMISES			RATING	HOURS	MANAGER ON DUTY
PCCL/196/2015	Permanent Club Charter INVERCARGILL CLUB Permanent Club Charter					
	Club Licence			45		
CLUB/170/2006	SOUTHLAND CLAY TARGET CLUB	Renewed	03/11/2019	Very Low	Wed: 7.30pm to 12 midnight Fri/Sat/Sun:12 noon to 12 midnight	
CLUB/187/2013	550 TAY STREET	Renewed	04/04/2021	Low	Mon to Fri: 3pm to 10pm Sat 1pm to 1am Sun 1pm to 10pm	
CLUB/194/2014	TERETONGA PARK	Renewed	31/10/2021	Very Low	Mon to Thur: 4pm to 10pm Fri to Sun 11am to 11pm Fri to Sun 11am to 11pm	
CLUB/21/2007	INVERCARGILL MUSICAL THEATRE	Renewed	30/03/2020	Low	Mon to Thur: 4pm to 12 midnight Fri/Sat 4pm to 3am Sun 4pm to 12 midnight	
CLUB/23/2014	SOUTHLAND REFEREES CLUB	Renewed	27/03/2021	Very Low	Wed/Thur: 6pm to 11pm Fri 4pm to 1am Sat 12 noon to 1am Sun 2pm to 10pm	
CLUB/239/2011	PIRATES OLD BOYS RUGBY CLUB	Renewed	19/04/2022	Very Low	Thur/Fri: 5pm to 11pm Sat 2pm to 12midnight Sun 2pm to 10pm Each Saturday	
CLUB/4412/2000	2ND NZEF ASSOCIATION Chartered Club	Renewed	13/07/2021	Low	Mon to Sat: 9am to 1am Sun 9am to 10pm	
CLUB/4415/2000	COLDSTREAM CLUB	Renewed	30/07/2021	Very Low	Mon to Sun: 9am to 1am	
CLUB/4450/2000	CLUB SOUTHLAND Chartered Club	Renewed	27/08/2021	Low	Mon to Sun: 8.30am to 1am Fri/Sat 5pm to 1am	
CLUB/4451/2000	BLUFF GOLF CLUB	Renewed	23/08/2021	Very Low	Sun to Fri: 9am to 10pm extended to 11pm during daylight savings Sat/Public Hol 9am to 1am	
CLUB/4452/2000	WAIHOPAI BOWLING CLUB	Renewed	24/08/2021	Very Low	1 September to 30 April Mon to Thur: 8am to 11pm Fri/Sat: 8am to 1am Sun: 8am to 10pm 1 May to 31 August 1.00 pm to 11.00 pm 11am to 1am 1pm to 10pm	
CLUB/4455/2000	GREEN ACRES COUNTRY CLUB	Renewed	23/08/2021	Low	Mon to Thur: 11am to 10pm extended to 11pm during daylight savings Fri to Sun/Public Holidays 10am to 1am	
CLUB/4456/2000	WAIKIWI RUGBY FOOTBALL CLUB	Renewed	23/08/2021	Very Low	Mon to Thur: 6pm to 11pm Fri 6pm to 12midnight Sat 2pm to 1am Sun 2pm to 10pm Each Saturday	
CLUB/4457/2000	INVERCARGILL BOWLING CLUB	Renewed	23/08/2021	Very Low	1 September to 30 April Mon to Thur: 8.30 am to 11pm Fri/Sat: 8.30 am to 1.00am Sun: 8.30 am to 10pm 1 May to 31 August 1pm to 11.00 pm 1pm to 1am 1pm to 10pm	
CLUB/4462/2000	INVERCARGILL CONTRACT BRIDGE CLUB	Renewed	24/08/2021	Very Low	Mon to Sun: 12 noon to 1am	
CLUB/4464/2000	SOUTHLAND BOWLING CLUB	Renewed	23/08/2021	Very Low	Mon to Thur: 8am to 11pm Fri/Sat 8am to 1am Sun 8am to 10pm	
CLUB/4467/2000	GEORGETOWN BOWLING CLUB	Renewed	24/08/2021	Very Low	September to 30 April Mon to Thur: 8.30am to 11pm Fri/Sat: 8.30am to 1.00am Sun: 8.30am to 10pm 1 May to 31 August 1pm to 11pm 1pm to 1am 1pm to 10pm	
CLUB/4468/2000	QUEENS PARK GOLF CLUB	Renewed	23/08/2021	Low	Mon to Thur: 9am to 10pm extending to 11pm during daylight savings Fri to Sat/Public Hol: 9am to 1am Sun: 9am to 12 midnight	

CLUB/4469/2000	STAR RUGBY FOOTBALL CLUB	Renewed	23/08/2021	Very Low	Mon–Thur: 6pm to 10pm Sat: 12 noon to 12.00 midnight Fri: 5pm to 12.00 midnight Sunday: 12.00 noon to 10.00 pm	Each Saturday
CLUB/4470/2000	WAVERLEY BOWLING CLUB	Renewed	23/08/2021	Very Low	Mon to Thur: 8am to 11pm Fri/Sat: 8am to 1am Sun: 8am to 10pm	
CLUB/4473/2000	KEW BOWLING CLUB INC	Renewed	24/08/2021	Very Low	<u>1 September to 30 April</u> Mon to Thur: 8am to 11pm Fri/Sat: 8am to 1am Sun: 8am to 12 midnight	<u>1 May to 31 August</u> 1pm to 11pm 11am to 1am 10am to 10pm
CLUB/4475/2000	SOUTHLAND INDOOR BOWLS CENTRE	Renewed	23/08/2021	Very Low	<u>1 April to 31 October</u> 9am to 1am	<u>1 November to 31 March</u> Mon to Thur 1pm to 11pm Fri/Sat/Public Hol: 1pm to 1am Sun: 10am to 10pm
CLUB/4478/2000	INVERCARGILL NORTHEND BOWLING CLUB	Renewed	24/08/2021	Very Low	<u>1 September to 30 April</u> Mon to Thur: 8am to 11pm Fri/Sat: 8am to 1am Sun: 8am to 10pm	<u>1 May to 31 August</u> 1pm to 11pm 1pm to 1am 11pm to 10pm
CLUB/4479/2000	OLD BOYS AFC	Renewed	23/08/2021	Very Low	Mon to Thur: 6pm to 10pm Fri: 6pm to 1am Sat: 2pm to 1am Sun: 2pm to 9pm	Each Saturday
CLUB/4480/2000	TE RANGI BOWLING CLUB INCORPORATED	Renewed	23/08/2021	Very Low	Mon to Thur: 8.30am to 11pm Fri/Sat: 8.30am to 12 midnight Sun: 8.30am to 10pm	
CLUB/4481/2000	INVERCARGILL GOLF CLUB	Renewed	23/08/2021	Low	Mon to Thur: 11am to 10pm, extended to 11pm during daylight savings Fri/Sat/Public Hol: 11am to 1am	
CLUB/4517/2000	MAKAREWA COUNTRY CLUB	Renewed	28/09/2021	Low	Mon to Sun: 8.30am to 1.30am	Each Friday and Saturday
CLUB/4518/2000	OTATARA BOWLING CLUB	Renewed	20/09/2021	Very Low	Sun to Thur: 8.30am to 11pm Fri/Sat/Public Hol: 8.30am to 1am	
CLUB/5059/2001	BLUFF MEMORIAL RSA Chartered Club	Renewed	30/09/2019	Very Low	Mon to Sun: 9am to 1am ANZAC Day 6am to 1am	Thur/Fri/Sat: 5pm to 1am ANZAC Day: 6am to 1am
CLUB/5060/2001	SOUTHLAND DISTRICT COUNCIL	Renewed	07/09/2019	Very Low	Mon to Fri: 4.30pm to 2am Sat/Sun: 12 noon to 2am Last working day prior to Christmas Day: 12 noon to 10.30pm	
CLUB/5125/2001	WAIKIWI BOWLING CLUB	Renewed	10/10/2019	Very Low	Sun to Thur: 10am to 10pm Fri/Sat 10am to 12 midnight	
CLUB/5568/2002	BLUFF BOWLING CLUB	Renewed	13/10/2020	Very Low	Mon: 1pm to 5pm Tues/Wed/Thur 1pm to 4pm Fri: 1pm to 7pm Sat: 10am to 10pm Sun 10am to 6pm.	
CLUB/5619/2002	MAKAREWA SQUASH RACKETS CLUB	Renewed	03/12/2020	Very Low	Mon to Sat: 9am to 1am Sun: 9am to 10pm.	
CLUB/5985/2003	INVERCARGILL WORKINGMEN'S CLUB Chartered Club	Renewed	13/07/2021	Medium	8.30am to 1.30am	At all times
CLUB/6034/2003	SOUTHLAND MUSICIANS CLUB	Renewed	28/08/2021	Very Low	Mon to Sun: 2pm to 2am	
CLUB/6061/2003	MARIST BROTHERS OLD BOYS RC	Renewed	30/09/2019	Very Low	Mon to Thur: 6 pm to 11pm Fri: 6pm to 11.30pm Sat/Public Hol: 2pm to 12 midnight, Sun: 2pm to 10.30pm	Each Saturday
CLUB/6066/2003	VINTAGE CAR CLUB	Renewed	15/01/2020	Low	Wed to Fri: 7pm to 11pm Sat/Public Hol: 1pm to 1.00am Sun: 11am to 9pm	
CLUB/6097/2003	BLUFF RFC	Renewed	24/11/2019	Very Low	Sun to Thur: 11am to 10pm Fri/Sat/Public Hol: 11am to 1am	Each Saturday

CLUB/6110/2003	COLLEGIATE RFC	Renewed	01/12/2019	Very Low	Mon to Thur: 6pm to 10pm Fri: 5pm to 10pm Sat: 2pm to 12 midnight Sun: 2pm to 10pm	Each Saturday
CLUB/6328/2004	SQUASH CITY	Renewed	07/10/2020	Very Low	Mon to Thur: 3pm to 12midnight Fri/Sat: 9am to 1am Sun: 9am to 8pm	Fri/Sat 9am to 1am
CLUB/65/2011	SOUTHEND UNITED	Renewed	16/05/2021	Very Low	Wed to Fri: 6pm to11pm Sat: 12 noon to 12 midnight Sun: 12 noon to 9pm	Each Saturday
CLUB/6513/2005	WAIHOPAI AFC	Renewed	06/07/2021	Very Low	Sun to Thur: 1pm to 10pm Fri: 6pm to 11pm Sat: 1pm to 1am.	
CLUB/67/2006	INVERCARGILL RFC (BLUES)	Under Renewal	31/05/2019	Low	Mon to Fri: 5pm to 10pm Sat: 2pm to 12 midnight Sun: 12 noon to 10pm	Each Saturday
CLUB/88/2016	THISTLE AFC	Renewed	27/05/2020	Very Low	Mon to Fri: 6pm to 9pm Sat/Sun: 12 noon to 12 midnight	Sat: 5pm to 12 midnight
Off Licence		26				
OFF/158/2015	WAIKIWI TAVERN OFF	Renewed	16/11/2020	Medium	Mon to Sun 7am to 11pm in Bottle Store Mon to Sun 8am to 11pm across the bar	
OFF/175/2007	SUPER LIQUOR SOUTHLAND	Renewed	03/12/2020	High	Mon to Sat: 8am to 11pm Sun: 9am to 10pm	
OFF/246/2018	GOLDEN AGE TAVERN	Issued	08/03/2020	Medium	Mon to Sun: 7am to 11pm	
OFF/268/2018	SOUTHERN BREWERY LIMITED	Issued	08/02/2020	Low	REMOTE SALES: deliveries only between 6am and 11pm	
OFF/40/2006	OUTPOST AT THE CABBAGE TREE	Under Renewal	01/05/2019	Medium	Mon to Sun: Across the bar 11am to 11pm	
OFF/40/2007	EAGLE HOTEL	Renewed	15/06/2020	Medium	Mon to Sun: 9am to 11pm	
OFF/4397/2000	NEWFIELD TAVERN	Renewed	27/07/2021	Medium	Mon to Sun: 7am to 11pm	
OFF/4399/2000	CENTREPOINT LIQUORLAND	Renewed	27/07/2021	High	Mon to Sat: 8am to 11pm Sun: 9am to 10pm	
OFF/4401/2000	SOUTH CITY LIQUORLAND	Renewed	27/07/2021	High	Mon to Sat: 8am to 11pm Sun: 9am to 10pm	
OFF/4404/2000	EASTERN SUBURBS TAVERN	Renewed	27/07/2021	Medium	Mon to Sun: 7am to 11pm	
OFF/4406/2000	WINDSOR STREET WINE STORE	Renewed	22/11/2020	High	Mon to Sat: 8am to 11pm Sun: 9am to 10pm	
OFF/4407/2000	CLIFTON CLUB INN	Renewed	27/07/2021	Medium	Mon to Sun: 7am to 11pm	
OFF/4408/2000	COLLINGWOOD BOTTLE STORE	Renewed	27/07/2021	High	Mon to Sat: 8am to 11pm Sun: 9am to 10pm	
OFF/4410/2000	EAST END BOTTLE STORE	Renewed	27/07/2021	High	Mon to Sun: 8am to 11pm Sun: 9am to 10pm	
OFF/4411/2000	ASCOT PARK MOTOR HOTEL	Renewed	27/07/2021	Medium	Mon to Sun: 7am to 11pm	
OFF/4445/2000	CLUB SOUTHLAND	Renewed	27/08/2021	Low	Mon to Sun: 8.30am to 10pm across the bar	
OFF/4917/2001	2ND NZEF ASSOCIATION	Renewed	13/06/2019	Low	Mon to Sun: 10am to 10pm	
OFF/4936/2001	NORTHERN TAVERN	Renewed	27/07/2019	Medium	Mon to Sun: 7am to 11pm	
OFF/5127/2001	HOMESTEAD TAVERN	Renewed	02/10/2019	Medium	Mon to Sun: 7am to 11pm across the bar	
OFF/5128/2001	INVERCARGILL WORKINGMENS CLUB	Renewed	17/10/2019	Medium	Mon to Sun: 9am to 11pm	
OFF/57/2008	OTATARA FOUR SQUARE	Renewed	01/04/2021	Medium	Mon to Sat: 7am to 9pm Sun: 7.30am to 8.30pm	
OFF/59/2019	BOTTLE O OTATARA	Issued	24/05/2020	Medium	Mon to Sun: 9am to 10pm	
OFF/5990/2003	KELVIN HOTEL	Renewed	27/07/2021	Medium	Mon to Sun: 7am to 11pm	
OFF/6610/2005	LORNEVILLE SUPER LIQUOR	Renewed	23/08/2021	High	Mon to Sun: 9am to 11pm	
OFF/71/2013	BLUFF FOURSQUARE	Renewed	07/06/2020	Medium	Mon to Sun: 7am to 10pm	
OFF/74/2011	BLUFF LIQUOR CENTRE	Renewed	19/05/2021	High	Mon to Sun: 9am to 11pm	

On Licence

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ON/107/2009	ROCKS RESTAURANT	Renewed	01/07/2019	Medium	Mon to Sun: 8am to 1am as a restaurant Mon to Sun: 8am to 2am as a function venue
ON/11/2017	JAGZ OF VILLAGE GREEN	Renewed	28/04/2021	Low	Sun to Wed: 8am to 10.30pm Thur to Sat: 8am to 1am
ON/1154/2002	HOMESTEAD TAVERN	Renewed	02/10/2019	Medium	Sun to Wed: 8am to 11pm Thur to Sat: 8am to 1am
ON/120/2011	THE BATCH CAFE	Renewed	01/08/2021	Low	Mon to Sun: 8am to 1am
ON/121/2015	GLASINES CAFE BAR	Renewed	03/03/2021	Medium	Mon to Sun: 8am to 1am
ON/130/2011	BOMBAY PALACE	Renewed	16/09/2021	Medium	Mon to Sun: 11am to 1am
ON/157/2015	WAIKIWI TAVERN	Renewed	16/11/2020	Medium	Mon to Sun: 8am to 1am
ON/158/2016	SIT CENTRESTAGE	Renewed	12/08/2020	Very Low	Mon to Sun 12 noon to 12 midnight
ON/158/2017	THE AUCTION HOUSE CAFE & BAR LIMITED	Renewed	06/10/2021	Medium	Mon to Sun 8am to 1am
ON/161/2015	ELMWOOD GARDENS	Renewed	27/07/2021	Medium	Mon to Sun 8am to 2am as a function venue Mon to Sun 8am to 3am as catering off site
ON/169/2016	THAI THAI RESTAURANT	Renewed	19/08/2020	Very Low	Mon to Sun 10am to 10pm
ON/174/2013	SUZIE Q TAPAS KITCHEN & BAR	Renewed	23/12/2019	Medium	Mon to Sun 8am to 1am
ON/178/2008	BUSTER CRABB	Renewed	16/01/2022	Medium	Mon to Thur 8am to 1am Fri 8am to 3am Sat/Sun 9.30am to 3am
ON/189/2009	FIRST IN WINDSOR	Renewed	25/11/2019	Medium	Mon to Sun 8am to 1am as a restaurant Mon to Sun 8am to 2am as a function venue
ON/197/2015	THE GRILLE	Renewed	30/10/2019	Medium	Mon to Sun 10am to 1am
ON/2/2008	LOUIES RESTAURANT	Renewed	04/06/2021	Medium	Mon to Sun 8am to 1am as a restaurant Mon to Sun 8am to 2am as a function venue
ON/2/2016	WHITEHOUSE HOTEL	Renewed	29/07/2020	Medium	Mon to Sun 8am to 1am
ON/205/2016	MECCASPRESSO	Renewed	16/11/2020	Low	Mon to Sun 10am to 1am
ON/207/2017	INDIAN AT THE CRESCENT	Renewed	30/11/2021	Medium	Mon to Sun 8am to 1am
ON/209/2017	A R INDIAN RESTAURANT & BAR	Issued	10/08/2019	Medium	Mon to Sun 11.30am to 12 midnight
ON/211/2017	THE APPLEBY COMPLEX	Renewed	08/12/2021	Medium	Sun to Wed 11am to 11pm Thur to Sat 11am to 1am
ON/219/2006	THE KILN	Renewed	28/02/2020	High	Mon to Sun 9am to 3am currently ON HOLD
ON/234/2018	INDUSTRY CAFE	Issued	07/12/2019	Low	Mon to Sun 8am to 1am
ON/239/2016	TUATARA BACKPACKERS AND CAFE	Renewed	04/08/2021	Medium	Mon to Sun 8am to 1am inside Mon to Sun 8am to 11pm outside seating area Mon to Sun 12 noon to 1am as an entertainment venue
ON/244/2018	GOLDEN AGE TAVERN	Issued	08/03/2020	Medium	Mon to Sun 8am to 1am
ON/258/2007	BONSAI RESTAURANT	Renewed	08/01/2021	Low	Mon to Sun 9am to 1am
ON/264/2017	THAI SAIGON RESTAURANT	Issued	17/12/2020	Low	Mon to Sun 11am to 1am
ON/267/2015	BURGERFUEL	Renewed	05/02/2020	Low	Sun to Thur 11am to 10pm Fri 11am to 12 midnight Sat 11am to 11pm
ON/285/2015	DIVA'Z	Renewed	09/09/2020	High	Mon to Wed 7pm to 2am Thur/Fri 7pm to 3am Sat 1pm to 7pm as a private functions only Sat 7pm to 3am Sun 1pm to 7pm as a private functions only Sun 7pm to 3am
ON/295/2016	INVERCARGILL REPERTORY SOCIETY	Renewed	17/02/2021	Very Low	Mon to Sun 8am to 1am
ON/3782/2002	SPEIGHT'S ALE HOUSE	Renewed	16/09/2021	High	Mon to Sun 8am to 3am Mon to Sun 9am to 11pm outdoor seating area
ON/39/2006	OUTPOST AT THE CABBAGE TREE	Under Renewal	01/05/2019	Medium	Mon to Sun 8am to 1am
ON/39/2007	EAGLE HOTEL	Renewed	15/08/2020	Medium	Mon to Sun 8am to 1am Mon to Sun 8am to 10pm outdoor seating area

ON/4/2018	KOJI JAPANESE RESTAURANT AND SUSHI BAR	Renewed	08/03/2022	Low	Mon to Sun 10am to 1am
ON/4379/2000	SOUTHLAND TAVERN	Renewed	27/07/2021	Medium	Mon to Sun 8am to 1am
ON/4381/2000	EASTERN SUBURBS TAVERN	Renewed	27/07/2021	Medium	Mon to Sun 8am to 1am
ON/4382/2000	KELVIN HOTEL	Renewed	27/07/2021	Medium	Mon to Sun 8am to 3am
ON/4383/2000	CLIFTON CLUB INN	Renewed	27/07/2021	Medium	Mon to Sun 8am to 1am
ON/4386/2000	ASCOT PARK MOTOR HOTEL	Renewed	27/07/2021	Medium	Mon to Sun 8am to 1am
ON/44/2014	FOVEAUX HOTEL	Renewed	14/03/2020	Medium	Mon to Sun 10am to 9pm
ON/4714/2001	NEWFIELD TAVERN	Renewed	09/02/2022	Medium	Mon to Sun 8am to 1am
ON/4837/2001	SOUTHERN LIGHTS CAFE	Renewed	12/05/2022	Medium	Mon to Sun 8am to 1am as a restaurant Mon to Sun 8am to 3am as a function venue
ON/4933/2001	NORTHERN TAVERN	Renewed	27/07/2019	Medium	Mon to Wed 8am to 11pm extending to 1am preceding a public holiday Thur to Sat 8am to 1am Sun 8am to 11pm Mon to Sun 8am to 1am as restaurant and function venue
ON/5281/2001	LONE STAR CAFE & BAR	Renewed	03/02/2020	High	Mon to Sun 9am to 3am
ON/5483/2002	ZIFF'S CAFE & BAR	Renewed	12/12/2021	Medium	Mon to Thur 8am to 12 midnight Fri to Sun 8am to 1am
ON/5637/2002	ZOOKEEPERS CAFE	Renewed	05/10/2020	Medium	Mon to Sun 8am to 1am
ON/5639/2002	SOUTHERN INSTITUTE OF TECHNOLOGY	Renewed	06/11/2020	Medium	Mon to Sun 8am to 1am
ON/5681/2002	STADIUM SOUTHLAND	Renewed	20/12/2020	Low	Mon to Sun 10am to 12 midnight
ON/5682/2002	WAXY O'SHEA'S	Renewed	14/12/2020	High	Mon to Sun 8am to 3am Mon to Sun 8am to 11pm outside seating area
ON/5873/2003	TILLERMANS VINYL BAR AND DEVIL BURGER	Renewed	11/05/2021	High	Mon to Sun 8am to 3am restaurant, function, entertainment
ON/5908/2003	CORINTHIAN CONVENTIONS CENTRE	Renewed	17/06/2021	Medium	Mon to Sun 8am to 3am restaurant, function, entertainment
ON/6007/2003	AIR NEW ZEALAND LOUNGE	Renewed	08/08/2019	Low	Mon to Sun 8am to 1am
ON/6020/2003	SUPERBOWL	Renewed	22/08/2019	Medium	Mon to Sun 9am to 3am
ON/6092/2003	PADDINGTON ARMS	Renewed	18/11/2019	Medium	Mon to Sun 8am to 1am
ON/6409/2005	OCEAN SEAFOOD RESTAURANT	Renewed	04/02/2021	Medium	Mon to Sun 11.30am to 1am
ON/6470/2005	ASCOT AT THE CIVIC	Renewed	21/04/2021	Very Low	Mon to Sun 10am to 2am
ON/6666/2005	DA VINCIS PIZZERIA	Renewed	11/11/2021	Low	Mon to Sun 10am to 1am
ON/6701/2005	ELEGANCE AT 148 ON ELLES	Renewed	20/12/2021	Low	Mon to Sun 8am to 1am
ON/7/2008	HONG KONG RESTAURANT	Renewed	03/03/2021	Medium	Mon to Sun 10am to 1am
ON/70/2017	THE CHEEKY LLAMA CAFE	Renewed	03/05/2021	Medium	Mon to Sun 9.30am to 1am
ON/73/2014	OYSTER COVE	Renewed	20/06/2021	Medium	Mon to Sun 8am to 1am as a restaurant Mon to Sun 8am to 3am as a function venue
ON/87/2011	GERRARDS RESTAURANT	Renewed	10/06/2021	Medium	Mon to Sun 8am to 1am Mon to Sun 8am to 3am as a function venue
ON/93/2016	ASCOT PARK HOTEL CATERING	Renewed	27/05/2020	Medium	Mon to Sun 8am to 3am catering off site
				On Licence BYO	
ZBYO/4617/2000	CANTON RESTAURANT	Renewed	21/12/2021	Very Low	Mon to Sun 12 noon to 11.30pm
Total Licences			134		

Southland District Council – as at 30 May 2019

Club Licence Hrs	LIQ- 2002/382	Otautau Squash Rackets Club	Monday to Sunday 10.00 am to 12.00 midnight
Club Licence Hrs	LIQ- 2003/130	Central Southland Gun Club	Friday, Saturday and Sunday 10am to 10pm
Club Licence Hrs	LIQ- 2003/144	Waiau Town & Country Club	Monday to Sunday 8 am to 3 am the following day
Club Licence Hrs	LIQ- 2003/152	Gorge Road Country Club	Monday to Sunday from 10am to 1am the following day Monday 10am to 9pm Tuesday 2pm to 5pm Wednesday 4pm to 10pm Thursday 3pm to 7pm Saturday 3pm to 10pm Sunday 10am to 7pm
Club Licence Hrs	LIQ- 2003/196	Drummond Golf Club	
Club Licence Hrs	LIQ- 2003/197	Te Anau Golf Club	Monday to Sunday 3pm to 7.30pm Wednesday and Thursday 4pm to 10pm
Club Licence Hrs	LIQ- 2003/210	Tokanui Golf Club	Saturday and Sunday 4pm to 12 midnight
Club Licence Hrs	LIQ- 2003/211	Mossburn Community Facilities	Monday to Sunday 12 noon until 1 am the following day
Club Licence Hrs	LIQ- 2003/214	Wyndham Golf Club	Monday to Sunday 9.00am to 12 Midnight Monday 5 pm to 10 pm Tuesday 10 am to 7 pm
Club Licence Hrs	LIQ- 2003/226	Winton RSA & Citizens Bowling Club	Wednesday and Thursday 3 pm to 7 pm Saturday and Sunday 1 pm to 7 pm Monday and Tuesday 2pm to 5pm Wednesday 3pm to 8pm Thursday and Friday 3pm to 7pm
Club Licence Hrs	LIQ- 2003/227	Riverton Golf Club	Saturday 2pm to 11pm Sunday 10am to 10pm Monday to Friday 3 pm to 8 pm
Club Licence Hrs	LIQ- 2003/231	Waikaia Golf Club	Saturday and Sunday 3 pm to 10 pm
Club Licence Hrs	LIQ- 2003/235	Nightcaps Clay Target Club	Saturday and Sunday 11 am to 12 midnight Thursday 6pm to 10pm
Club Licence Hrs	LIQ- 2003/243	Hedgehope Golf Club	Friday, Saturday and Sunday 11am to 10pm (extended on Friday and Saturday to 11pm during daylight saving)
Club Licence Hrs	LIQ- 2003/251	Nightcaps Golf and Bowling Club	Monday to Sunday 9am to 12 Midnight Sunday to Thursday 9am to 10pm (11pm during daylight saving)
Club Licence Hrs	LIQ- 2003/256	Tuatapere Golf Club	Friday, Saturday and Public Holidays 9am to 12 midnight Sunday to Thursday 9 am to 10 pm (extended to 11 pm during the period of daylight saving)
Club Licence Hrs	LIQ- 2003/257	Winton Golf Club	Friday, Saturday and Public Holidays 9 am to 1 am the following day

			Monday to Wednesday 6pm to 10pm
			Friday 6pm 10pm
Club Licence Hrs	LIQ-2003/260	Marakura Yacht Club	Saturday and Sunday 12 noon to 12 midnight
Club Licence Hrs	LIQ-2003/262	Mossburn Golf Club	Monday to Sunday 10am to 1am the following day Monday to Thursday 7pm to 10pm
			Wednesday Programmed games: Afternoon 4pm to 10pm, Evening 6pm to 12midnight Friday 5pm to 12midnight
			Saturday 2pm to 2am the following day
Club Licence Hrs	LIQ-2003/263	Riversdale Rugby Football Club	Sunday 2pm to 10pm Monday to Thursday 6pm to 10pm
			Friday 6pm to 12 midnight
			Saturday 1pm to 1am the following day
Club Licence Hrs	LIQ-2003/264	Drummond Rugby Football Club	Sunday 2pm to 7pm Thursday 4 pm to 10 pm
			Friday 4 pm to 1 am the following day
			Saturday 1 pm to 1 am the following day
Club Licence Hrs	LIQ-2003/266	Woodlands Rugby Football Club	Sunday 1 pm to 10 pm Monday, Wednesday, Thursday, Friday 4pm to 10pm
			Saturday 3pm to 12 midnight
Club Licence Hrs	LIQ-2003/268	Tokanui Rugby Football Club	Sunday 3pm to 10pm Tuesday, Thursday and Friday 6pm to 12 midnight
			Wednesday 7pm to 9pm
Club Licence Hrs	LIQ-2003/269	Wrights Bush Rugby Football Club	Saturday and Sunday 2pm to 12 midnight Saturday and Sunday 11 am to 11 pm
			Tuesday 2 pm to 6 pm
			Wednesday 6 pm to 9 pm
			Thursday 2 pm to 6 pm
Club Licence Hrs	LIQ-2003/271	Lumsden Golf Club	Friday 6 pm to 10 pm
Club Licence Hrs	LIQ-2003/272	Central Pirates Rugby Football Club	Sunday to Friday 11am to 12 midnight, Saturday 11am to 1am the following day Thursday 7pm to 10pm
			Friday 5pm to 2am the following day
			Saturday 12 midday to 2am the following day
Club Licence Hrs	LIQ-2003/273	Ohai Nightcaps Rugby Football Club	Sunday and Public Holidays 10am to 12 midnight

			Monday 4 pm to 7 pm Tuesday 2 pm to 5 pm
			Wednesday and Thursday 4 pm to 10 pm
Club Licence Hrs	LIQ- 2003/279	Dipton Golf Club	Friday and Saturday 4 pm to 12 midnight Sunday 4 pm to 10 pm Monday to Thursday 7pm to 11pm
			Friday 6pm to 12 midnight
Club Licence Hrs	LIQ- 2003/291	Waimea Plains Vintage Tractor & Machinery Club Inc	Saturday 4pm to 11pm Sunday 4pm to 10pm Sunday 1 pm to 8 pm Monday 1 pm to 7 pm
			Tuesday, Wednesday and Friday 6 pm to 10 pm
			Thursday 9 pm to 1 am the following day
Club Licence Hrs	LIQ- 2003/292	Winton Contract Bridge Club	Saturday 1 pm to 10 pm
Club Licence Hrs	LIQ- 2003/294	Otautau Golf Club	Friday to Sunday and Public Holidays 4pm to 12 midnight
Club Licence Hrs	LIQ- 2003/369	Riverton Squash Racquets Club	Monday to Sunday 8am till 1am the following day
Club Licence Hrs	LIQ- 2003/372	Te Anau Club	Monday to Sunday 9.00 am to 1.00 am the following day Monday to Thursday - 6pm to 10pm
			Friday - 5pm to 12 midnight
Club Licence Hrs	LIQ- 2003/388	Midlands Rugby Club	Saturday and Sunday 12 noon to 12 midnight 15 February to 30 September Monday to Thursday 6.00 pm to 10.00 pm (except that on any day that properly programmed rugby matches are played the hours shall be: (i) Afternoon games 4.00 pm to 10.00 pm (ii) Evening games 6.00 pm to 12.00 midnight) Friday 5.00 pm to 12.00 midnight Saturday 2.00 pm to 12.00 midnight Sunday 2.00 pm to 10.00 pm
Club Licence Hrs	LIQ- 2003/437	Riverton Rugby Football Club	Saturday 2.00 pm to 12.00 midnight Sunday 2.00 pm to 10.00 pm
Club Licence Hrs	LIQ- 2003/441	Wyndham Town and Country Club	Monday to Sunday 8am to 3am the following day Tuesday and Wednesday 3.00 pm to 10.00 pm
			Thursday 3.00 pm to 7.00 pm
			Friday 3.00 pm to 1.00 am the following day Saturday 12.00 midday to 12.00 midnight Anzac Day 4.00 am to 1.00 am the following day Thursday and Friday 4.00 pm to 11.00 pm
Club Licence Hrs	LIQ- 2003/80	Riverton RSA Memorial Club	Thursday and Friday 4.00 pm to 11.00 pm
			Saturday 1.00 pm to 1.00 am the following day
Club Licence Hrs	LIQ- 2004/119	Te Anau Rugby Club Incorporated	Sunday 12.00 noon to 9.00 pm Monday to Thursday 10am to 11pm, Friday and Saturday 10am to 1am the following day
Club Licence Hrs	LIQ- 2004/132	Otautau Combined Sports Complex	Sunday 10am to 10pm

Club Licence Hrs	LIQ- 2004/203	Waianiwa Community Club	Monday and Tuesday 4.30pm to 12 midnight
			Friday to Sunday 4.30pm to 1 am the following day Monday to Thursday 7.30 pm to 11.00 pm
			Fridays 5.00 pm to 11.00 pm
Club Licence Hrs	LIQ- 2004/222	Wyndham Rugby Football Club	Saturdays 12.00 noon to 1.00 am the following day
			Sundays 3.30 pm to 10.00 pm 1 September to 30 April
			Monday to Friday, 6.30 pm to 10.00 pm
Club Licence Hrs	LIQ- 2004/358	Drummond District Bowling Club	Saturday and Sunday, 11.30 am to 10.00 pm
			1 May to 31 August
			Monday to Thursday, 6.00 pm to 11.00 pm
Club Licence Hrs	LIQ- 2004/88	Riverton Bowling Club	Friday and Saturday, 5.00 pm to 1.00 am
			Sunday, 6.00 pm to 10.00 pm Monday 12 noon to 7pm Tuesday 6pm to 9pm Wednesday and Thursday 12 noon to 7pm
			Friday and Sunday 3pm to 7pm
Club Licence Hrs	LIQ- 2005/181	Edendale Rugby Football Club	Saturday 1pm to 7pm Monday to Wednesday - 7.00 pm to 10.00 pm
			Thursday and Friday - 6.00 pm to 12.00 midnight
			Saturday 1.00 pm to 1.00 am the following day
Club Licence Hrs	LIQ- 2005/218	Te Anau Bowling Club	Sunday 2.00 pm to 9.00 pm Tuesday 4.30 pm to 10.00 pm
			Wednesday 3.00 pm to 5.30 pm
			Thursday 4.30 pm to 9.00 pm
Club Licence Hrs	LIQ- 2005/232	Winton Central Bowling Club	Friday 4.30 pm to 7.00 pm
			Saturday 11.00 am to 12.00 midnight
			Sunday 11.00 am to 11.00 pm Monday to Friday 2.00 pm to 6.30 pm
Club Licence Hrs	LIQ- 2005/267	Woodlands Bowling Club	Saturday & Sunday 12.00 noon to 8.00 pm Tuesday and Thursday 12.00 noon to 8.00 pm
			Wednesday 4.00 pm to 10.00 pm
			Saturday and Sunday 10.00 am to 6.00 pm
Club Licence Hrs	LIQ- 2009/173	Riversdale Golf Club	Monday to Sunday 11.00 am to 11.00 pm

			Monday and Tuesday - 7pm to 11pm
			Wednesday, Thursday and Friday - 7pm to 1am the following day
Club Licence Hrs	LIQ-2011/220	Central Southland Squash Rackets Club	Saturday - 11am to 1am the following day Public Holidays - 11am to 12 midnight 1 March to 30 September
			Tuesday and Wednesday 7 pm to 10 pm
			Thursday 6 pm to 11 pm Friday 6 pm to 12 midnight Saturday 2 pm to 12 midnight
Club Licence Hrs	LIQ-2011/26	Limehills Star Rugby Football Club	Sunday 12 noon to 11 pm Sunday, Tuesday and Thursday 12 noon to 7 pm
			Wednesday 6 pm to 10 pm Saturday 3 pm to 8 pm Saturday, Sunday 11am to 8pm Tuesday, Wednesday 2pm to 6pm
Club Licence Hrs	LIQ-2011/278	Wyndham Bowling Club	Thursday 6pm to 10pm
			Friday 1pm to 10pm 1 September to 30 April
Club Licence Hrs	LIQ-2012/135	Edendale Bowling Club (Southland) Society Inc	Tuesday, Thursday and Friday 5.00 pm to 10.00 pm
			Wednesday 4.30 pm to 5.30 pm
			Saturday 10.30 am to 11.00 pm
Club Licence Hrs	LIQ-2012/204	Riversdale Bowling Club	Sunday 10.30 am to 9.00 pm
Club Licence Hrs	LIQ-2012/238	Waiau Star Rugby Club	Thursday to Sunday 3.00 pm to 1.00 am the following day Saturday 12 noon to 12 midnight
Club Licence Hrs	LIQ-2014/57	Balfour Rugby Club	Sunday 12 noon to 10pm 16 April to 14 October - Monday to Saturday 7.00 pm to 1.00 am the following day
			Queens Birthday Weekend - Saturday, Sunday and Monday, 9.00 am to 1.00 am the following day
Club Licence Hrs	LIQ-2016/201	Fiordland Racquets Club	15 October to 15 April - Monday to Friday 7.00 pm to 1.00 am and Saturday and S
Off Licence Hrs	LIQ-2003/219	Three Rivers Hotel	Monday to Sunday 7 am to 11 pm
Off Licence Hrs	LIQ-2003/222	Pioneer Tavern	Monday to Sunday 7 am to 11 pm
Off Licence Hrs	LIQ-2003/224	Tokanui Tavern	Monday to Sunday 7am to 11pm
Off Licence Hrs	LIQ-2003/261	Ship To Shore	Monday to Sunday 7.30am to 9pm
Off Licence Hrs	LIQ-2003/372	Te Anau Club	Monday to Sunday 9.00 am to 11.00 pm
Off Licence Hrs	LIQ-2003/409	Mossburn Railway Hotel	Monday to Sunday 7.00 am to 11.00 pm Monday to Saturday 10am to 11pm
Off Licence Hrs	LIQ-2004/111	Waiau Town & Country Club	Sunday 11am to 10pm

			Monday to Saturday 10.00 am to 11.00 pm
Off Licence Hrs	LIQ-2004/325	Gorge Road Country Club	Sunday 9.00 am to 10.00 pm
Off Licence Hrs	LIQ-2004/371	Railway Hotel Otautau	Monday to Sunday 7.00 am to 11.00 pm
Off Licence Hrs	LIQ-2005/135	Mokotua Store and Takeaways	Monday to Sunday 7.30 am to 9.30 pm
Off Licence Hrs	LIQ-2005/199	Central Southland Lodge	Monday to Sunday 7.00 am to 11.00 pm
Off Licence Hrs	LIQ-2007/147	Travellers Rest Tavern	Monday to Sunday 7.00 am to 11.00 pm
Off Licence Hrs	LIQ-2007/166	Winton Commercial Hotel	Monday to Sunday 7am to 11pm Monday to Friday 7.30 am to 9.00 pm
Off Licence Hrs	LIQ-2007/178	Otautau Four Square Supermarket	Saturday and Sunday 8.30 am to 9.00 pm
Off Licence Hrs	LIQ-2007/179	Wyndham Town and Country Club	Monday to Sunday 7.00 am to 11.00 pm
Off Licence Hrs	LIQ-2007/5	Riverton Lodge Hotel	Monday to Sunday 7.00 am to 11.00 pm
Off Licence Hrs	LIQ-2008/183	Fresh Choice Te Anau	Monday to Sunday 7.00 am to 10.00 pm
Off Licence Hrs	LIQ-2008/27	South Sea Hotel	Monday to Sunday 7am to 11pm
Off Licence Hrs	LIQ-2008/96	Riverton Supervalu	Monday to Sunday 7am to 8pm
Off Licence Hrs	LIQ-2010/143	Wallacetown Tavern	Monday to Sunday 7am to 11pm
Off Licence Hrs	LIQ-2011/100	Nightcaps Four Square	Monday to Sunday 7am to 10pm
Off Licence Hrs	LIQ-2011/46	Lumsden Liquor Store	Monday to Sunday 10am to 10pm
Off Licence Hrs	LIQ-2012/101	Highway 99 Cafe Bar	Monday to Sunday 7.00 am to 11.00 pm
Off Licence Hrs	LIQ-2012/50	Colac Bay Tavern	Monday to Sunday 7am to 11pm
Off Licence Hrs	LIQ-2012/95	Orepuki Tavern	Monday to Sunday 7am to 11pm
Off Licence Hrs	LIQ-2013/185	Fiordland Cinema and Black Dog Bar	Monday to Sunday 10.00 am to 11.00 pm
Off Licence Hrs	LIQ-2013/196	Tuatapere Four Square	Monday to Sunday 7.30 am to 10.00 pm
Off Licence Hrs	LIQ-2015/127	Thirsty Liquor	Monday to Sunday 9.00 am to 10.00 pm
Off Licence Hrs	LIQ-2015/152	Riversdale Hotel	Monday to Sunday 7.00 am to 11.00 pm
Off Licence Hrs	LIQ-2015/181	Balfour Tavern	Monday to Sunday 11.00 am to 11.00 pm
Off Licence Hrs	LIQ-2015/87	Four Square Te Anau	Monday to Sunday 8.00 am to 10.00 pm
Off Licence Hrs	LIQ-2016/136	Winton New World	Monday to Sunday 7.00 am to 11.00 pm
Off Licence Hrs	LIQ-2016/180	Waiau Hotel	Monday to Sunday 8.00 am to 11.00 pm
Off Licence Hrs	LIQ-2016/236	Clementine's Gift Shop	Monday to Sunday 7.00 am to 10.00 pm
Off Licence Hrs	LIQ-2016/249	Waikaia Hotel	Monday to Sunday 8.00 am to 11.00 pm
Off Licence Hrs	LIQ-2016/44	Lumsden Four Square	Monday to Sunday 7.00 am to 8.00 pm

Off Licence Hrs	LIQ-2016/62	Otautau Supervalu	Monday to Sunday 8.00 am to 9.00 pm
Off Licence Hrs	LIQ-2017/123	Riversdale Supermarket	Monday to Sunday from 7.30am to 9.30pm
Off Licence Hrs	LIQ-2017/145	Otautau Hotel	Monday to Sunday 7am to 11pm
Off Licence Hrs	LIQ-2017/161	The Hide Cafe & Garden Bar	Monday to Sunday 8.00 am to 11.00 pm
Off Licence Hrs	LIQ-2017/230	Carriers Arms Hotel	Monday to Sunday 7am to 11pm
Off Licence Hrs	LIQ-2017/99	Garston Hotel	Monday to Sunday 10.00 am to 10.00 pm
Off Licence Hrs	LIQ-2018/109	Woodlands Tavern	Monday to Sunday 10am to 11pm
Off Licence Hrs	LIQ-2018/14	Nightcaps Hotel	Monday to Sunday 11am to 11pm
Off Licence Hrs	LIQ-2019/34	Manapouri Lake View Motor Inn	Monday to Sunday 8am to 11pm
Off Licence Hrs	LIQ-2019/82	Waikaia Hotel	Monday to Sunday 8am to 11pm
On Licence Hrs	LIQ-2003/127	Distinction Te Anau Hotel & Villas	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2003/219	Three Rivers Hotel	Monday to Sunday 8 am to 3 am the following day
On Licence Hrs	LIQ-2003/222	Pioneer Tavern	Monday to Sunday 8 am to 3 am the following day
On Licence Hrs	LIQ-2003/224	Tokanui Tavern	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2003/250	The Ranch Bar & Grill	8am till 2am the following day
On Licence Hrs	LIQ-2003/300	Lake McKenzie Lodge	20 October to 30 April from 4pm to 12 midnight
On Licence Hrs	LIQ-2003/312	Mitre Peak Lodge	Monday to Sunday 2pm to 12 midnight
On Licence Hrs	LIQ-2003/401	Fiordland Lodge	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2003/409	Mossburn Railway Hotel	Monday to Sunday 8.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2003/492	Fiordland Flyer	Monday to Sunday 8 am to 2 am the following day
On Licence Hrs	LIQ-2004/117	Kingsgate Hotel Te Anau	Monday to Sunday 8.00 am to 3.00 am the following day
On Licence Hrs	LIQ-2004/171	Milford Sound Lodge	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2004/238	Fiordland Cinema and Black Dog Bar	Monday to Sunday 10.00 am to 1.00 am the following day
On Licence Hrs	LIQ-2004/274	Milford Sovereign	Monday to Sunday 8.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2004/275	Milford Mariner	Monday to Sunday 8.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2004/302	Glade House	Monday to Sunday 1 November to 30 April from 2.00 pm until 12.00 midnight
On Licence Hrs	LIQ-2004/303	Pompolona Lodge	1 November to 30 April, Monday to Sunday 2.00 pm to 12.00 midnight
On Licence Hrs	LIQ-2004/304	Quintin Lodge	1 November to 30 April, Monday to Sunday 4.30 pm until 12.00 midnight
On Licence Hrs	LIQ-2004/318	Distinction Luxmore Hotel	Monday to Sunday 8.00 am to 3.00 am the following day
On Licence Hrs	LIQ-2004/343	Milford Monarch	Monday to Sunday 8.00 am to 2.00 am the following day

On Licence Hrs	LIQ-2004/344	Milford Wanderer	Monday to Sunday 8.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2004/371	Railway Hotel Otautau	Monday to Sunday 8.00 am to 3.00 am the following day
On Licence Hrs	LIQ-2004/373	Southern Express	Monday to Sunday 8.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2004/374	Foveaux Express	Monday to Sunday 8am to 2am the following day
On Licence Hrs	LIQ-2005/199	Central Southland Lodge	Monday to Sunday 8.00 am to 3.00 am the following day
On Licence Hrs	LIQ-2005/231	Patea Explorer	Monday to Sunday 8.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2005/277	Fiordland Navigator	Monday to Sunday 8.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2006/162	Naturally Fiordland Cafe and Pizzeria	Monday to Sunday 8.00 am to 1.00 am the following day
On Licence Hrs	LIQ-2006/3	Pyke Lodge	Monday to Sunday from 5 pm to 11 pm
On Licence Hrs	LIQ-2007/109	Redcliff Cafe	Monday to Sunday 9.00 am to 3.00 am the following day
On Licence Hrs	LIQ-2007/147	Travellers Rest Tavern	Monday to Sunday 11.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2007/166	Winton Commercial Hotel	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2007/224	Sandfly Cafe	Monday to Sunday 8.00 am to 1.00 am the following day
On Licence Hrs	LIQ-2007/34	Hollyford Cafe	Monday to Sunday from 8.00 am to 1.00 am the following day
On Licence Hrs	LIQ-2007/5	Riverton Lodge Hotel	Monday to Sunday 8.00 am to 3.00 am the following day
On Licence Hrs	LIQ-2008/128	Discover Milford Sound	Monday to Sunday 8am to 10pm
On Licence Hrs	LIQ-2008/130	Pride of Milford	Monday to Sunday 8 am to 2 am the following day
On Licence Hrs	LIQ-2008/131	Spirit of Milford	Monday to Sunday 8am to 2am the following day
On Licence Hrs	LIQ-2008/132	Lady Bowen	Monday to Sunday 8am to 2am the following day
On Licence Hrs	LIQ-2008/27	South Sea Hotel	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2009/37	Magnolia Tree Cafe & Bar	Monday to Sunday 8am to 1am the following day
On Licence Hrs	LIQ-2009/43	M.V. Sinbad	Monday to Sunday 8.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2009/8	Olive Tree Cafe (2008) Limited	Monday to Sunday 10am to 1am the following day
On Licence Hrs	LIQ-2010/143	Wallacetown Tavern	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2010/153	Martins Bay Lodge	Monday to Sunday from 5.00 pm to 11.00 pm
On Licence Hrs	LIQ-2010/204	Okaka Lodge	Monday to Sunday 12.00 noon to 1.00 am the following day
On Licence Hrs	LIQ-2010/205	Port Craig Lodge	Monday to Sunday 12.00 noon to 1.00 am the following day
On Licence Hrs	LIQ-2011/11	Niagara Falls Cafe	Monday to Sunday 8am to 1am the following day
On Licence Hrs	LIQ-2011/130	Meridian Energy Lodge	Monday to Sunday 8.00 am to 3.00 am the following day
On Licence Hrs	LIQ-2011/169	Ristorante Pizzeria Da Toni	Monday to Sunday 11.00 am to 1.00 am the following day
On Licence Hrs	LIQ-2011/39	M.V. Titiroa	Monday to Sunday 8.00 am to 2.00 am the following day

On Licence Hrs	LIQ-2012/101	Highway 99 Cafe Bar	Monday to Sunday 8.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2012/165	Church Hill Boutique Lodge & Restaurant	Monday to Sunday 8.00 am to 3.00 am the following day
On Licence Hrs	LIQ-2012/50	Colac Bay Tavern	Monday to Sunday 8am to 2am the following day
On Licence Hrs	LIQ-2012/58	Fiordland Hotel & Motel	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2012/95	Orepuki Tavern	Monday to Sunday 8am to 2am the following day
On Licence Hrs	LIQ-2013/193	Cathedral Cafe	Monday to Sunday 8.00 am to 12.00 midnight
On Licence Hrs	LIQ-2013/204	Orepuki Beach Cafe	Monday to Sunday 8.00 am to 12.00 midnight
On Licence Hrs	LIQ-2013/273	The Moose Tavern	Monday to Sunday from 8.00 am to 4.00 am the following day
On Licence Hrs	LIQ-2013/312	Route 6	Monday to Sunday 8am to 11pm
On Licence Hrs	LIQ-2014/103	La Dolce Vita	Monday to Sunday 10.30am to 1am the following day
On Licence Hrs	LIQ-2014/75	Te Anau Function Centre Limited	Monday to Sunday 11am to 1am the following day
On Licence Hrs	LIQ-2015/152	Riversdale Hotel	Monday to Sunday 8.00 am to 2.30 am the following day
On Licence Hrs	LIQ-2015/171	La Toscana	Monday to Sunday 11.00 am to 11.00 pm
On Licence Hrs	LIQ-2015/180	Last Light Lodge & Cafe	Monday to Sunday 8.00 am to 1.00 am the following day
On Licence Hrs	LIQ-2015/181	Balfour Tavern	Monday to Sunday 11.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2015/50	Aparima Restaurant and Bar	Monday to Sunday 8am to 2am the following day
On Licence Hrs	LIQ-2015/53	Maiden of Milford - Pita Pit	Monday to Sunday 9am to 5pm
On Licence Hrs	LIQ-2015/86	Wapiti Cafe and Bakery	Monday to Sunday 10.00 am to 11.00 pm
On Licence Hrs	LIQ-2015/88	Faith In Fiordland	Monday to Sunday 8.00 am to 1.00 am the following day
On Licence Hrs	LIQ-2016/123	Lumsden Hotel	Monday to Sunday 10.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2016/128	Southern Secret	Monday to Sunday 4.00 pm to 11.00 pm
On Licence Hrs	LIQ-2016/161	China City Restaurant	Monday To Sunday 11.30 am to 11.00 pm
On Licence Hrs	LIQ-2016/180	Waiau Hotel	Monday to Sunday 8.00 am to 3.00 am the following day
On Licence Hrs	LIQ-2016/193	Paddock 186 Limited	Monday to Sunday 8 am to 12 midnight
On Licence Hrs	LIQ-2016/249	Waikaia Hotel	Monday to Sunday 8.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2016/36	The Hideaway 201	Monday to Sunday 10.00 am to 1.00 am the following da
On Licence Hrs	LIQ-2016/7	The Brown Trout Cafe and Bar	Monday to Sunday 10.00 am to 1.00 am the following day
On Licence Hrs	LIQ-2016/86	Ming Garden Restaurant	Monday to Sunday 11.00 am to 12.00 midnight
On Licence Hrs	LIQ-2016/95	The Village Inn	Monday to Sunday 11.00 am to 11.00 pm
On Licence Hrs	LIQ-2016/96	The Fat Duck	Monday to Sunday 8.00 am to 1.00 am the following day

On Licence Hrs	LIQ-2017/145	Otautau Hotel	Monday to Sunday 10am to 3am the following day
On Licence Hrs	LIQ-2017/161	The Hide Cafe & Garden Bar	Monday to Sunday 8.00 am to 1.00 am the following day
On Licence Hrs	LIQ-2017/176	Kepler Restaurant	Monday to Sunday 8.00 am to 1.00 am the following day Monday to Sunday 8am to 10pm from 2 July to 30 November each year
On Licence Hrs	LIQ-2017/210	Curioscape	Monday to Sunday 8am to 1am the following day from 1 December to 1 July the following year. Trading past 11pm is controlled by Resource Consent
On Licence Hrs	LIQ-2017/230	Carriers Arms Hotel	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2017/29	Gem of The Sound	During the period of any journey but not other than on the following days and hours: Monday to Sunday from 9.00am to 5.00pm
On Licence Hrs	LIQ-2017/54	Radha's Indian Restaurant	Monday to Sunday 11.30am to 10.30pm
On Licence Hrs	LIQ-2017/96	Fiordland National Park Lodge	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2017/99	Garston Hotel	Monday to Sunday 10.00 am to 2.00 am the following day
On Licence Hrs	LIQ-2018/109	Woodlands Tavern	Monday to Sunday 10am to 2am the following day
On Licence Hrs	LIQ-2018/13	The Church Manapouri	Monday to Sunday 10am to 1am the following day
On Licence Hrs	LIQ-2018/14	Nightcaps Hotel	Sunday to Thursday 11am to 11pm Friday and Saturday 11am to 12 midnight
On Licence Hrs	LIQ-2018/17	The Crib Cafe	Monday to Sunday 8am to 12 midnight
On Licence Hrs	LIQ-2018/189	Riverton Beachhouse	Monday to Sunday 8am until 1am the following day
On Licence Hrs	LIQ-2018/33	Buzz Cafe Bar	Monday to Sunday 9am to 11pm
On Licence Hrs	LIQ-2019/34	Manapouri Lake View Motor Inn	Monday to Sunday 8am to 3am the following day
On Licence Hrs	LIQ-2019/73	Fortrose Cafe	Monday to Sunday from 9am to 1am the following day
On Licence Hrs	LIQ-2019/82	Waikaia Hotel	Monday to Sunday 8am to 2am the following day
On Licence Hrs	LIQ-2019/83	Ming Garden Restaurant	Monday to Sunday 11am to 12 midnight



Invercargill City Council

Bylaw 2017/2 – Environmental Health

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1. GENERAL PROVISIONS

A Bylaw of the Invercargill City Council made in pursuance of the powers contained in the Health Act 1956 and the Local Government Act 2002. The primary purpose of the Bylaw is to enhance the safety and welfare of the public by minimising nuisance and adverse environmental health effects caused to the community, as far as is practicable through legislative means.

1.1 SHORT TITLE AND COMMENCEMENT

This Bylaw shall be known as the Invercargill City Council Bylaw 2017/2 – Environmental Health and shall come into force on 7 November 2017, it includes amendments made on 6 March 2019.

This Bylaw replaces any other Environmental Health Bylaws created by Invercargill City Council.

1.2 INTERPRETATION

In this Bylaw, unless the context otherwise requires:

ABANDONED VEHICLE means a vehicle that no longer has a current Warrant of Fitness and/or Registration (pursuant to the Land Transport Act 1998), is no longer being maintained by its owner and has been left on the same land for six calendar months or more.

AFFECTED AREA means all land in the Invercargill City District.

ALCOHOL means a substance –

(a) that:

- (i) is or contains a fermented, distilled or spirituous liquor; and
- (ii) at 20°C is found on analysis to contain 1.15% or more ethanol by volume; or

(b) that:

- (i) is a frozen liquid, or a mixture of a frozen liquid and another substance or substances; and
- (ii) is alcohol (within the meaning of paragraph (a)) when completely thawed to 20°C; or

(c) that, whatever its form, is found on analysis to contain 1.15% or more ethanol by weight in a form that can be assimilated by people.

AUTHORISED OFFICER means any officer appointed by the Council as an enforcement officer under S. 177 of the Local Government Act 2002 as an enforcement officer with powers of entry as prescribed by sections 171-174; the Sale of and Supply of Alcohol Act 2012 or the Health Act 1956.

BUILDING means a temporary or permanent movable or immovable structure intended for the purpose for occupation by people, animals, machinery or chattels.

COMMERCIAL BUILDING means a building intended for commercial use, such as office buildings, warehouses or storage spaces, retail or others of this kind.

COUNCIL means the Invercargill City Council.

CITY means the City of Invercargill.

CITY COUNCIL and **COUNCIL** means the Invercargill City Council.

DERELICT means property or land that has been abandoned or is in a very poor condition as a result of disuse and/or neglect.

DISPOSE means to remove to a bona fide automotive dismantling or recycling facility or business.

DISTRICT PLAN means the Invercargill District Plan pursuant to the Resource Management Act 1991.

EAVES mean the part of a roof that meets or overhangs the walls of a building.

EXPIRY DATE means 28 days after the date of the service of the notice or any such other date as may be specified by the Council in any notice served.

LEGAL ROADWORTHY STANDARD means a vehicle that has both a Current Warrant of Fitness and Registration in terms of the Land Transport Act 1998.

LONG GRASS is grass that is over 25 cm long and is unkempt (unless it is within the Rural Sub Area).

MIND ALTERING SUBSTANCE means any glue, solvent, drug or other substance whether synthetic or naturally occurring which alters consciousness, mood or emotions, intoxicates or induces pleasurable sensations (but does not include alcohol or nicotine) and may cause persons seeking those effects to behave in a disorderly manner or give the appearance of acting in a drunken manner.

MOBILE TRADING includes:

- (a) Hawking or peddling
- (b) Trading from a mobile or travelling shop

NUISANCE means the interference to the enjoyment of land that is caused by an action or activity (or failure to action) by one or more persons that is harmful or annoying to others.

NOXIOUS PLANT means a Plant contained under the Regional Pest Plant Plan for the Southland Region (copies available from Environment Southland). In the affected area these are:

- (a) Boxthorn - *Lycium ferocissimum*
- (b) German Ivy – *Senecio mikanioides*
- (c) Lagarosiphon - *Lagarosiphon major*
- (d) Broom - *Cytisus scoparius*
- (e) Gorse - *Ulex europaeus*
- (f) Old Man's Beard - *Clematis vitalba*
- (g) Spartina - *Spartina anglica*

Further plants considered Noxious under this Bylaw are:

- (h) Blackberry - *Rubus fruticosus* agg
- (i) Convolvulus (Greater Bindweed) - *Calystegia silvatica*
- (j) Ragwort - *Senecio jacobaea*

OWNER / OCCUPIER means the occupier is the person who is in possession of the land and exercises day to day control over it and includes tenants. Owner is the registered proprietor of the land.

PUBLIC PLACE means a place:

- (a) that is under the control of the territorial authority; and
- (b) that is open to, or being used by, the public, whether or not there is a charge for admission; and
- (c) includes a road, whether or not the road is under the control of the territorial authority and
- (d) any part of a public place.

PUBLIC RIGHT OF WAY means public roads, footpaths and any other public access.

RESERVE means any park, garden, plantation, forest, open space or ground set aside for public recreation or enjoyment and which is controlled or administered by Council.

RURAL SUB AREA means the area defined as the Rural Sub Area in the Invercargill City District Plan.

SPOUTING means an open gutter attached to eaves.

VERANDAH means a permanent structure, constructed of weatherproof material, which is either cantilevered or supported on posts or pillars, which extends from the building façade, usually on the street frontage and at first floor level, and overhangs a footpath or other similar public pedestrian accessway or space.

1.3 FEES AND CHARGES

All fees and charges under this Bylaw are prescribed in Council's Annual Plan.

1.4 DISPENSING POWER

Council may on the application of any person grant dispensation to that person from full compliance with any of the provisions of this Bylaw if full compliance would needlessly or injuriously affect that person or the course or operation of that person's business or cause that person loss or inconvenience without any corresponding gain or benefit to the community.

1.5 NAME AND ADDRESS TO BE SUPPLIED

If it appears that any person is committing or has committed any offence under the provisions of this Bylaw the Council may require such person to desist from such offence and may require that that person supply his or her real name in full, and his or her residential address. If any person after being so required fails to supply such information or gives incorrect information that person commits a further offence against this Bylaw.

1.6 LICENCES HELD UNDER RESCINDED BYLAWS

All licences issued under any provision of any Bylaw hereby repealed shall after the coming into force of this Bylaw be deemed to have been issued under the corresponding provision of this Bylaw and be subject to its provisions, provided that the Council may notify the holder of any licence of an earlier date of termination than would have applied had this Bylaw not been passed and may require the holder to reapply for a licence under the provisions of this Bylaw.

1.7 APPEALS

In any case where the issue of a licence or permit or any consent or approval under this Bylaw has been refused or is revoked the applicant or holder of the licence as the case may be shall be entitled to appeal to the Council.

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2. MOBILE TRADING

2.1 PURPOSE OF PART 2

To licence and control mobile traders in public places under the control of the Council.

2.2 MOBILE TRADERS TO BE LICENSED

No person may engage in mobile trading without first obtaining a Mobile Trading Licence under this Bylaw. The holder of the licence shall observe the conditions recorded on the licence.

2.3 APPLICATIONS

All applications for a Mobile Trading Licence shall be made on the form supplied by the Council. The Council will require the applicant to provide such information as is necessary for proper consideration of the application, including but not limited to:

- (i) Vehicle warrant of fitness and registration;
- (ii) Electrical certificate;
- (iii) Road user certificate;
- (iv) LPG cylinder annual inspection certificate - from a registered craftsman gasfitter;
- (v) A copy of the applicant's public indemnity or liability insurance.

2.4 ISSUE OF LICENCE

The Council may issue a Mobile Trading Licence to any person on being satisfied that the person is a fit and proper person to hold such a licence by the applicant supplying (on request) the Council with evidence of their good character (personal/business reference/s), and that the proposed operation meets all of the requirements of the Council's Bylaw and any other applicable laws, Bylaws, regulations or rules made by a competent authority and that the fee fixed for issue of the licence has been paid. Police advice may be sought at Council's discretion regarding the suitability of any applicant.

The Council may include in licences such conditions as it thinks fit.

2.5 DURATION OF LICENCES

Mobile Trading Licences issued under this Bylaw shall be valid for not more than one year from their date of issue and if not revoked may be renewed by payment of a further annual fee.

The Mobile Trading Licence is not transferable to another person. If the business or vehicle is sold or transferred to another person, the Invercargill City Council must be notified within 14 working days. The new owner will be required to apply for a licence and will not be permitted to use the mobile or travelling shop until a licence is issued.

2.6 LICENCE TO BE CARRIED

The holder of a Mobile Trading Licence shall carry the licence at all times while engaged in mobile trading and shall show it to any Police Officer, or Authorised Officer on demand. The licence will apply only to the vehicle whose registration number is specified on the licence. The use of any other vehicle will not be permitted without prior written consent from the Council.

The Mobile Trading Licence is valid during the hours specified on the licence.

2.7 NUISANCE, ANNOYANCE OR DANGER TO ANY PERSON

The licensee or operator shall operate any mobile or travelling shop used in connection with the licence, in such a manner as to avoid causing any nuisance, annoyance or danger to any person.

2.8 LIABILITY INSURANCE

The licensee shall carry insurance cover to cover the direct damage to vehicles and public liability (Third Party Insurance) in connection with the vehicles.

2.9 NAME TO BE DISPLAYED

The name of the licensee and details of the products for sale shall be displayed on any stall or vehicle used in connection with the mobile trading.

2.10 HAZARDOUS SUBSTANCES

All LPG cylinders must be stored securely outside the mobile or travelling shop and total no more than 100kg LPG net content. If the mobile or travelling shop is likely to be unattended at any time while in a public place, the cylinders shall be secured against tampering.

2.11 TRADING LIMITS

- (a) Unless permission has been applied for and granted from the appropriate Council departments, the Council prohibits all holders of Mobile Trading Licences from trading in the following areas:
 - (i) Parks and Reserves, including car parks and roads in Reserves, and Wachner Place except with permission from Council's Parks Manager
 - (ii) Roading Manager – all roads including State Highways
 - (iii) Environmental Health - Restricted Areas including:
 - Within 300 metres of another premises selling similar products, or
 - Within 50 metres of any intersection or pedestrian crossing where people visiting the site may be placed in danger.
- (b) The licensee or operator of any mobile or travelling shop shall not stand or remain stationary in any public place or road except for such time as may be reasonably required for the transaction of business with customers on that

occasion, and in any case shall not remain stationary on any one site for a period exceeding two hours, nor stand on any one site more than twice in any eight hour period.

- (c) The licensee or operator shall when requested by any Police Officer or Authorised Officer of the Council, alter their position or move from place to place on any road or public place as directed.
- (d) Should the licensee or operator fail to comply with the provisions of Condition (b) or if the mobile or travelling shop owned or operated by him or under his control is left unattended in any road or public place it shall be lawful for any officer mentioned in Condition (c) to move the mobile or travelling shop to any safe position.

2.12 LITTER

The licensee or operator shall remove any litter from the surrounding area of the mobile or travelling shop that has been generated by the activities of his/her operations.

2.13 LICENCE MAY BE REVOKED

A Mobile Trading Licence may be revoked by the Council if:

- (a) The holder in connection with mobile trading, permits a breach of any provision of this Bylaw or any other law, Bylaw or regulation.
- (b) The holder fails to observe the conditions of the Mobile Trading Licence.
- (c) Permits any unlicensed person to operate as a mobile trader in connection with the mobile trading operation usually carried out by the licence holder.

2.14 SALES FROM BOATS EXEMPT

Nothing in this Bylaw shall apply to any sale of fish by the owner of a fishing vessel, provided that the fishing boat is registered under Section 103 of the Fisheries Act 1996 and in respect of which a boat fishing permit is for the time being in force, where he, or a person appointed by him in that behalf, sells fresh fish or fresh shellfish (being fresh fish or fresh shellfish taken from that boat in accordance with the conditions of the permit) from that boat at the place where it is moored, berthed, or beached or from a stall (including a vehicle used as a stall) within 450 metres of that place.

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3. ALCOHOL BAN

3.1 PURPOSE OF PART 3

For better crowd control, public safety and the prevention of the consumption, possession and bringing of alcohol in public places under the control of the Council.

3.2 OPERATION

The Council (subject to any licences or special licences that may be in force at any particular time) prohibits the consumption of, the bringing of and the possession of alcohol in the Alcohol Ban Affected Area during the hours and days of operation of the Bylaw.

3.3 ALCOHOL BAN AFFECTED AREA

The public place bounded by and inclusive of the following streets:

- Herbert Street from the corner of Herbert Street and Dee Street to the corner of Herbert Street and Kelvin Street.
- Kelvin Street from the corner of Herbert Street and Kelvin Street to the corner of Victoria Avenue and Kelvin Street but excluding Alice Street east of Kelvin Street.
- Victoria Avenue from the corner of Victoria Avenue and Kelvin Street east along Victoria Avenue to its termination and thence in a straight line to Queens Drive (so as to include the Gala Street Reserve) and Queens Drive south on to the intersection of Queens Drive and Tay Street.
- Elles Road from the intersection of Queens Drive and Tay Street to the corner of Elles Road and Tweed Street.
- Tweed Street from the corner of Tweed Street and Elles Road to the corner of Tweed Street and Liddell Street.
- Liddell Street from the corner of Liddell Street and Tweed Street to Leven Street, Leven Street on to Liffey Street.
- Liffey Street to its intersection on to Fox Street.
- Fox Street from the corner of Fox Street and Liffey Street to the corner of Fox Street and Dee Street.
- Dee Street from the corner of Dee Street and Fox Street to the corner of Dee Street and Herbert Street.

The Alcohol Ban Affected Area is to be adequately signposted to inform the community of their responsibilities.

3.4 HOURS AND DAYS OF OPERATION

The Alcohol Ban is in operation 24 hours of every day.

3.5 TEMPORARY ALCOHOL BAN

The Council may from time to time make a resolution:

- (a) prohibiting or otherwise regulating or controlling, either generally or for one or more specified periods:
 - (i) the consumption of alcohol in a public place; or

- (ii) the bringing of alcohol into a public place; or
 - (iii) the possession of alcohol in a public place,
 - (iv) in conjunction with a prohibition relating to alcohol under paragraphs (i) to (iii) the presence or use of a vehicle in a public place.
- (b) within a specified place or places.

3.6 EXEMPTIONS

The exemptions set out in section 147(3) of the Local Government Act 2002 apply to this Bylaw. This Bylaw does not prohibit, in the case of alcohol in an unopened bottle or other unopened container:

- (a) The transport of that alcohol from premises that adjoin a public place during any period when, under the Sale and Supply of Alcohol Act 2012, it is lawful to sell alcohol on those premises for consumption off the premises, provided the alcohol is promptly removed from the public place.
- (b) The transport of that alcohol from outside a public place for delivery to premises that adjoin the public place, provided the premises are licensed for the sale of alcohol under the Sale and Supply of Alcohol Act 2012.
- (c) The transport of that alcohol from outside a public place to premises that adjoin a public place:
 - (i) By, or for delivery to, a resident of those premises or by his or her bona fide visitors; or
 - (ii) From those premises to a place outside the public place by a resident of those premises, provided the alcohol is promptly removed from the public place.

3.7 OFFENCES AND PENALTIES

Every person who breaches the Bylaw commits an offence and is liable on summary conviction to a fine, pursuant to Section 242(4) of the Local Government Act 2002.

3.8 POLICE POWERS

Pursuant to this Bylaw the Police have the following powers:

- (i) The power to arrest without a warrant a person contravening the Bylaw.
- (ii) The power to arrest without a warrant a person who refuses to leave the public place after requested to do so.
- (iii) The power to arrest without a warrant a person who refuses to surrender alcohol that is in their possession in breach of the Bylaw.
- (iv) The ability to search without a warrant a vehicle in, entering or about to enter the public place subject to the Bylaw for the purpose of ascertaining whether or not the vehicle contains alcohol.

- (v) The ability to search a container in the possession of any person in, entering or about to enter the public place, subject to the Bylaw, for the purpose of ascertaining whether or not the container contains alcohol.
- (vi) The ability to seize and remove alcohol and its container if the alcohol is in the public place in breach of the Bylaw.

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4 SOLVENT ABUSE

4.1 PURPOSE OF PART 4

For the prevention of harm to individuals and for public safety in public places under the control of the Council.

4.2 PROHIBITION

No person shall knowingly in any public place, consume, inject, inhale or sniff any Mind Altering Substance, except as prescribed for that person for a medical condition, which may cause that person to behave in a disorderly manner or give the appearance of the person acting in a drunken manner.

4.3 OFFENCES AND PENALTIES

Every person who breaches the Bylaw commits an offence and is liable on summary conviction to a fine, pursuant to Section 242(4) of the Local Government Act 2002.

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5. UNTIDY BUILDINGS, SECTIONS AND ABANDONED VEHICLES

5.1 PURPOSE OF PART 5

To promote and maintain public health and safety by protecting the public from nuisances caused by abandoned vehicles, long grass, noxious plants, overgrown vegetation, items likely to harbour vermin, leaking or derelict buildings and or verandahs.

5.2 OPERATIONAL PROVISIONS

- (a) Long grass and/or noxious plants on land within the affected area irrespective of whether the land is disused, used, vacant, developed or otherwise must be cut down and removed.
- (b) Owners and/or occupiers of land upon which trees or shrubs or other plants are situated and overhang and cause obstruction to public rights of way, must trim the trees, shrubs or other plants so that they are a minimum of 2.5 metres above the public right of way.
- (c) Owners and / or occupiers must not store items on land that are, or may provide harbourage for vermin. Such items include but shall not be limited to disused vehicle bodies, automotive parts, building waste, refuse and abandoned items of furniture.
- (d) An abandoned vehicle must not remain on land where it can become a hazard to public health and/ or a public nuisance.
- (e) Owners and / or occupiers of commercial buildings must not allow their buildings to be in such a state that they cause public nuisance.
 - (e)(i) Verandahs over a public right of way must not be in such a state so as to allow water to overflow onto the public right of way.
 - (e)(ii) The verandahs shall be maintained to prevent harbourage for vermin or the nesting of birds.
 - (e)(iii) All building spouting including that of a verandah must be maintained to prevent blockages that would cause water to overflow, other than in the ordinary course of events.
- (f) Authorised Officers – all officers authorised under s. 174 or s. 177 or paragraph 32 of schedule 7 of the LGA, shall possess and produce on request warrants of authority and evidence of identity.
- (g) Any authorised officer may enter at any reasonable time any property believed to contain elements that contravene or may contravene this Bylaw and may take any photographs or other evidence necessary to establish that a breach of the Bylaw has occurred.

5.3 NOTICE

Council may serve upon the owner and/or occupier of any land within the affected area a Notice in writing requiring the owner and/or occupier prior to the expiry date to:

- (a) Cut down, remove and generally clear the land from all long grass and/or noxious plants; and/or
- (b) Trim trees or shrubs or other plants overhanging and causing obstruction to a public right of way, so that the trees or shrubs or other plants are a minimum of 2.5 metres above the public right of way; and/or
- (c) Remove trees or shrubs or other plants overhanging and causing obstruction to the public right of way; and / or
- (d) Remove items that are or may provide harbourage for vermin; and/or
- (e) Dispose of an abandoned vehicle or bring an abandoned vehicle to a legal roadworthy standard.
- (f) Remove any blockages within the spouting that affects overflow onto the public right of way; and / or
- (g) Fix and / or repair the verandah to prevent the harbourage of vermin or nesting of birds.

5.4 COUNCIL MAY COMPLETE THE WORK

If any person on whom a Notice has been served under Clause 5.4 fails or neglects to do any act or thing specified in the Notice prior to the expiry date or fails or neglects to do any act or thing in such manner as may be so specified in the Notice prior to the expiry date the Council may without further notice to the person served do that act or thing or complete the requirements of the Notice.

5.5 COUNCIL MAY RECOVER ITS COSTS

If any work is carried out by the Council or its agent on any land pursuant to 5.4 above then the full cost of undertaking any work including all labour, materials and other charges incurred shall be recovered from the registered proprietor of the land. The Council may also register these costs as a charge upon the land pursuant to the Statutory Land Charges Act 1928.

5.6 APPEAL OF NOTICE

Within seven days after service of any Notice of this Bylaw, the person on whom the Notice is served may apply to the District Court for an Order setting aside the Notice. The Notice will be deemed to be suspended until determination is made by the District Court.

If the District Court determines the Notice is valid then the person served shall have 28 days to complete the work specified in the Notice. If after 28 days the work has not been completed the Council may enter upon the land to complete the work and recover costs as described above in Clauses 5.5 and 5.6.

5.7 OFFENCES AND PENALTIES

Every person who breaches the Bylaw commits an offence and is liable on conviction to a fine, pursuant to Section 242(4) of the Local Government Act 2002.

Alcohol Control Bylaw 2015

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Document Revision

Date	Amendment	Amended by	Approved by	Approval date
			Council	

Pursuant to Section 147 of the Local Government Act 2002, and Section 16 of the Burial and Cremation Act 1964 the Southland District Council makes the following Bylaw:

1 Title and Commencement

- (a) This Bylaw is the Alcohol Control Bylaw 2015.
- (b) This Bylaw comes into force on 12 December 2015.
- (c) The Public Places Liquor Control Bylaw 2005 is consequently repealed

2 Interpretation

In this Bylaw unless the context otherwise requires:

Act means the Sale and Supply of Liquor Act 2012.

Alcohol has the meaning given by Section 5 (1) of the Act.

Alcohol Free Area means any public place identified:

- (a) In the Schedule to this Bylaw; or
- (b) In any resolution of the Council pursuant to clause 4.0 of this Bylaw.

Constable has the meaning given by Section 2 of the Policing Act 2008.

Council means the Southland District Council.

Licensed premises has the meaning given by Section 5 (1) of the Act.

Public notice means a notice published once in a newspaper circulating in the area to which the notice applies.

Public place means:

- (a) A place that is open to or is being used by the public, whether free or on payment of a charge, and whether any owner or occupier of the place is lawfully entitled to exclude or eject any person from it and includes roads whether or not under the control of the Council and vehicles in those public places; but
- (b) Does not include licensed premises.

Specified period means:

- (a) For an Alcohol Free Area specified in the Schedule to this Bylaw, the days and times specified in the Schedule.
- (b) For an Alcohol Free Area established by a resolution of the Council under clause 4.0 of this Bylaw means the days, times and period specified in that resolution.

3 Prohibited Acts

Except in accordance with clauses 5.0 and 6.0 of this Bylaw no person shall:

- (a) Consume alcohol in an Alcohol Free Area.
- (b) Bring alcohol into an Alcohol Free Area.

- (c) Possess alcohol in an Alcohol Free Area.

4 Establishment of Alcohol, Free Area by Resolution

- (a) The Council may from time to time by resolution establish Alcohol Free Areas in public places for specified periods.
- (b) The Council may at any time, by resolution amend or revoke any resolution under this clause 4.
- (c) The Council shall give public notice of any resolution made under clauses 4 (a) and (b) not less than 14 days before the establishment, amendment or revocation of an Alcohol Free Area under this clause 4.

5 Exemptions

This Bylaw does not prohibit the transport of alcohol in an unopened container:

- (a) From licensed premises next to an Alcohol Free Area, if the alcohol was lawfully bought on those premises for consumption off those premises and it is promptly removed from the Alcohol Free Area; or
- (b) From outside of an Alcohol Free Area to licensed premises next to the Alcohol Free Area; or
- (c) From outside of an Alcohol Free Area to premises next to an Alcohol Free Area by, or for delivery to, a resident of the premises or his or her bona fide visitors; or
- (d) From premises next to an Alcohol Free Area to a place outside the Alcohol Free Area if the transport is undertaken by the resident of those premises and the alcohol is promptly removed from the Alcohol Free Area.

6 Dispensations

The Council may from time to time on application in writing by any person and on payment of the fee prescribed by the Council, grant a dispensation from any or all of the prohibited acts specified in clause 3.

The dispensation may be granted without conditions or subject to such conditions as the Council thinks fit.

7 No Warning in Certain Circumstances

Any constable is authorised to exercise the powers under Section 170 (2) of the Local Government Act 2002 on specified dates or in relation to specified events in respect of which the Council has:

- (a) By public notice 14 days in advance specified the Alcohol Free Area where, and the period when, any constable can exercise those powers; and
- (b) Where it has been practical or reasonable to do so, indicated the location of the Alcohol Free Area by one or more clearly legible notices affixed in one or more conspicuous places on or adjacent to the Alcohol Free Zone.

8 Offences

Every person commits an offence who breaches the provisions of this bylaw.

This bylaw has been confirmed by resolution passed at a meeting of the Southland District Council held on _____ .

THE COMMON SEAL of the
SOUTHLAND DISTRICT COUNCIL
was hereunto affixed in the presence of: }

_____ Mayor

_____ Chief Executive

9 Schedule

The Alcohol Free Areas and Specified Periods are as follows:



G:\GIS\Geoworkspaces\Environmental_Health\Te_Anau_Liquor_Free_Area.gws

Prepared by the SDC Property and Spatial Department, June 2018

4 220 Summary - Patient Profile (Sizing for Alcohol Pathway) By Incident ID

01-Jul-2017 to 31-Dec-2018

Alcohol-related Incidents* for:

Territory: Central Otago, Hokonui, Southern

Response Area: Bluff, Invercargill, Kingston, Lumsden, Otautau, Riversdale, Riverton, Stewart Island, Te Anau, Tokanui, Tuatapere, Winton

546

of incidents

70%

% transport to ED

57%

% incidence at home

25%

% fall-related

7%

% mental health crisis

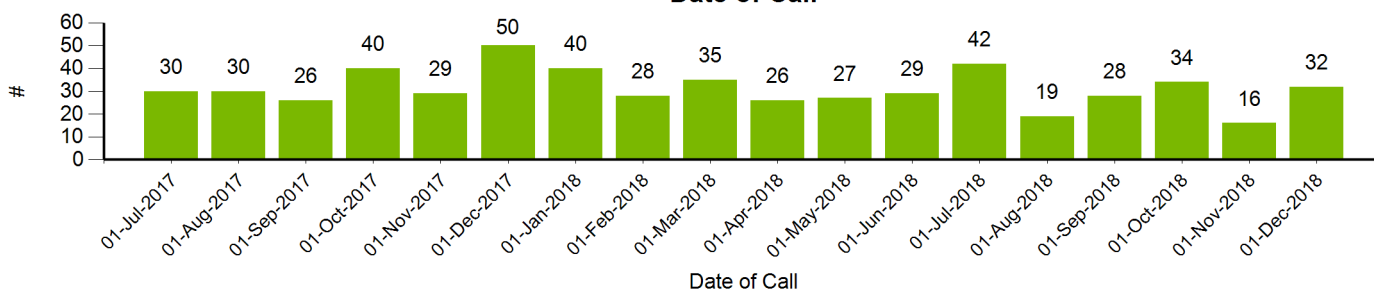
6%

% triggered by medical alarm

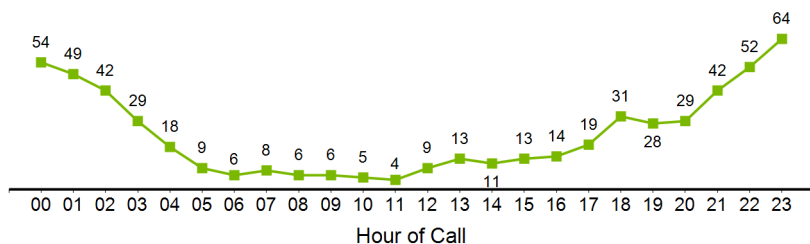
13%

% equal or above 65 years old

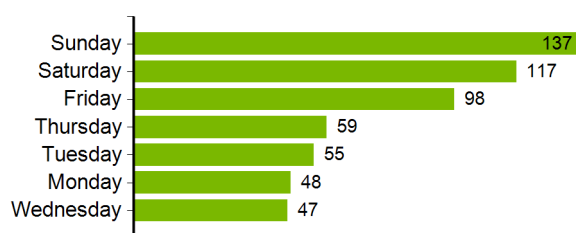
Date of Call



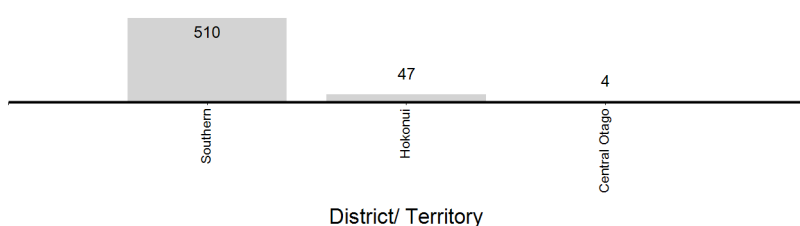
Hour of Day



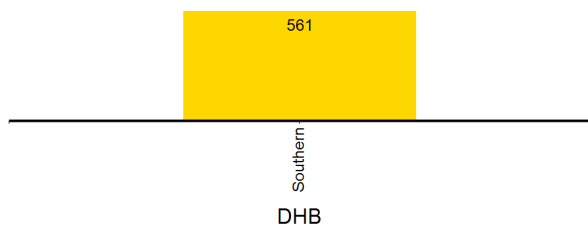
Day of Week



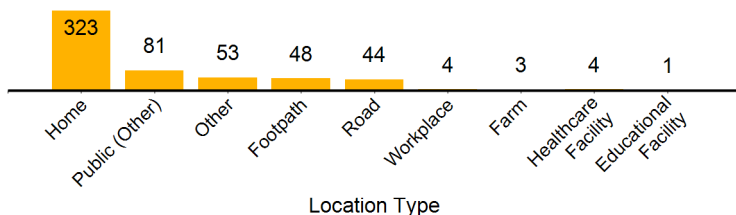
STJ Jurisdiction



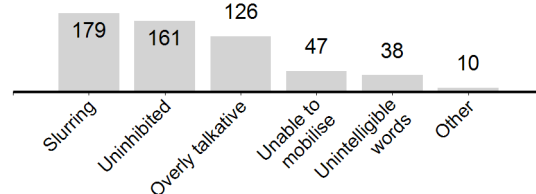
DHB



Incident Location



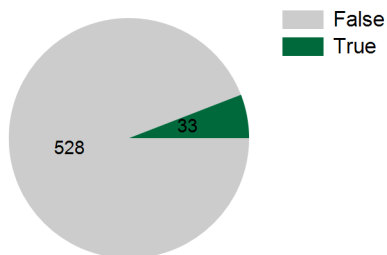
Level of Intoxification (Est.)



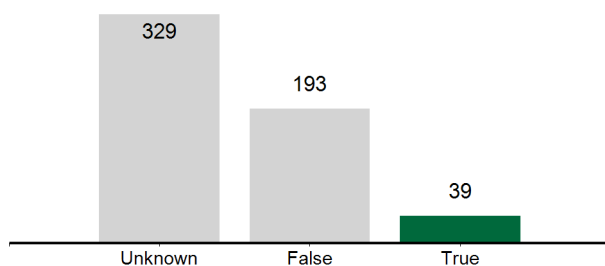
4 220 Summary - Patient Profile (Sizing for Alcohol Pathway) By Incident ID

01-Jul-2017 to 31-Dec-2018

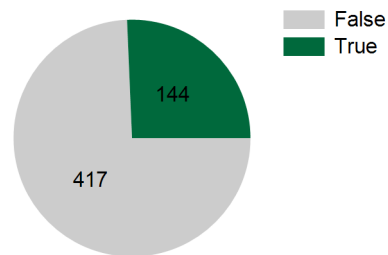
Medical Alarm Triggered



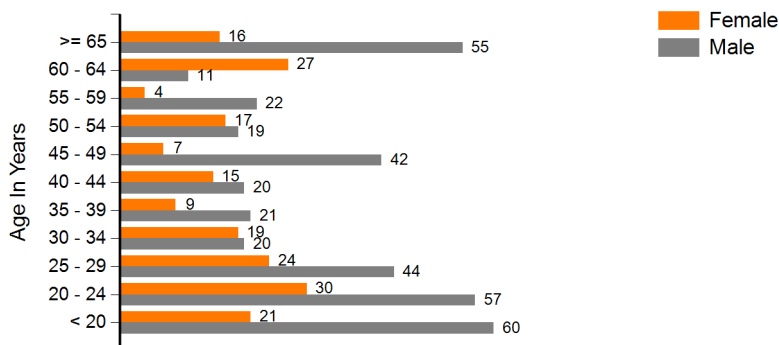
Mental Health Crisis



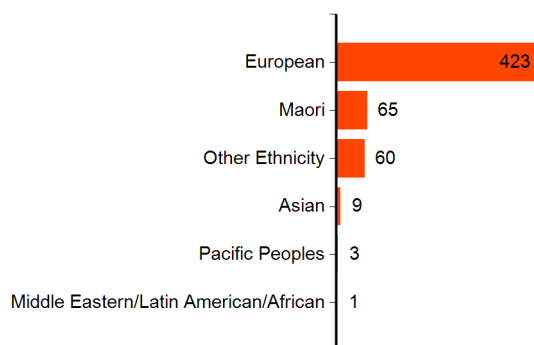
Fall-related injury



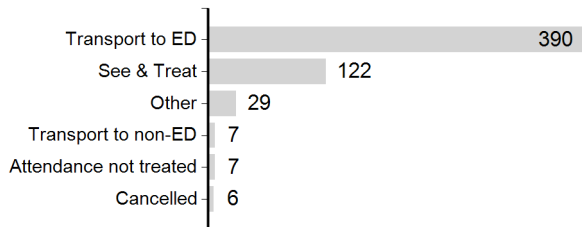
Age and Gender



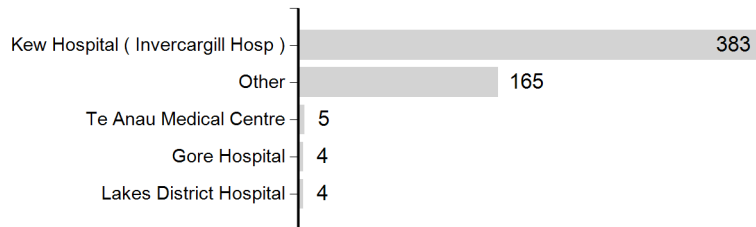
Ethnicity



Transport/ Non-transport



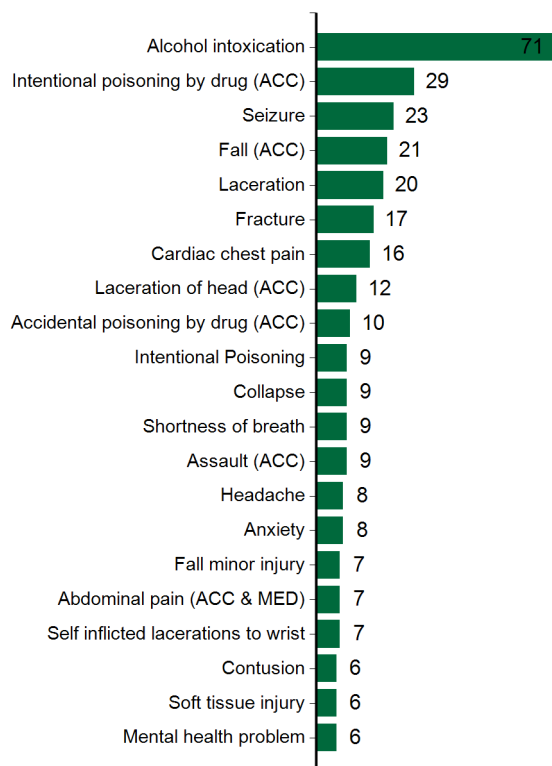
Destination of Transport (Top 5)



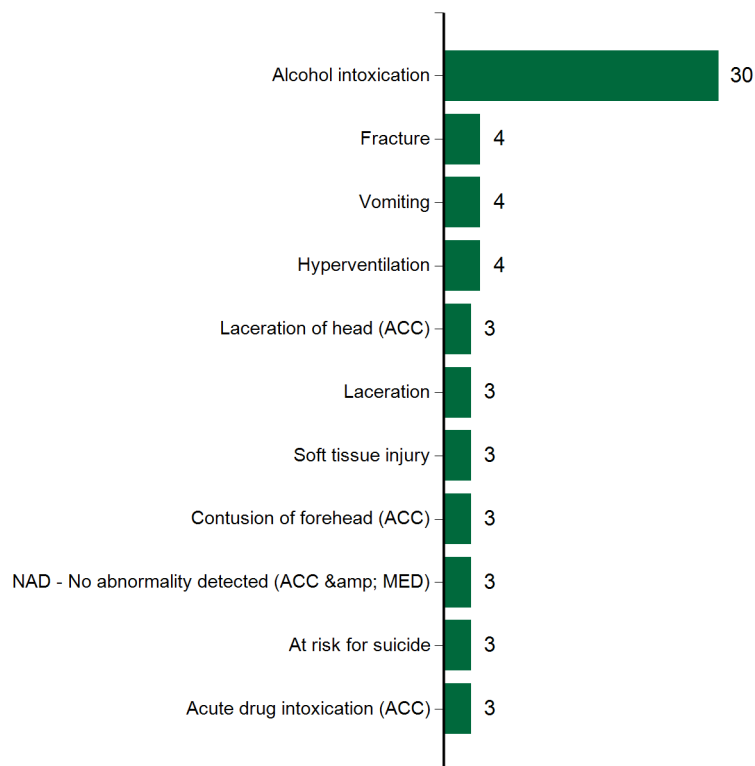
4 220 Summary - Patient Profile (Sizing for Alcohol Pathway) By Incident ID

01-Jul-2017 to 31-Dec-2018

Primary Clinical Impression (Top 20)



Secondary Clinical Impression (Top 5)



* An incident is classified as alcohol-related if it meets 1 of the 4 following criteria:

1. "Did alcohol contribute" is positive e.g. "Yes"
2. Estimated intoxication level - Either one of the four - Slurring', 'Unintelligible words', 'Overly talkative', 'Unable to mobilise'
3. Primary clinical impression - Alcohol (contains the keyword)
4. Secondary clinical impression - Alcohol (contains the keyword)