

TAB Venues Policy 2018

1 Policy Objectives

- 1.1 This policy covers standalone TAB Venues, which are owned or leased by the New Zealand Racing Board. Council consent is not required under the legislation to establish a TAB facility in a bar, hotel or club. As per Council's Class 4 Gambling Venues Policy, TAB venues are not permitted to host class 4 gambling machines.
- 1.2 The objectives of this policy are to support the purpose and intent of the Racing Act 2003. The purpose of the Racing Act is:
 - (a) To provide effective governance arrangements for the racing industry;
 - (b) To facilitate betting on galloping, harness, and greyhound races, and other sporting events; and
 - (c) To promote the long-term viability of New Zealand racing.

2 Where TAB Venues may be established

- 2.1 TAB Venues may be established within Waitaki District Plan Business 1 and 1A Zones, subject to:
 - 2.1.1 Meeting application and fee requirements; and
 - 2.1.2 Signage outside the venue promoting gambling opportunities complying with Council's regulations for signage (e.g. District Plan requirements).
- 2.2 TAB Venues may be established in other business zones (Waitaki District Plan Business 2, 3, 3A, 4, 5, 6 and H Zones) subject to:
 - 2.2.1 Meeting application and fee requirements;
 - 2.2.2 Being no closer than 100 metres to any other TAB Venue; and
 - 2.2.3 Signage outside the venue promoting gambling opportunities complying with Council's regulations for signage (e.g. Waitaki District Plan requirements, etc).

TAB Venues may not be established in any Waitaki District Plan Residential, Township or Rural Residential Zone.

3 Applications

Applications for territorial authority consent must be made on the approved form and must provide:

- 3.1 name and contact details for the application;
- 3.2 street address of premises proposed for the TAB Venue;
- 3.3 the names of management staff;
- 3.4 a copy of the applicant's proposed gambling harm minimisation policy and staff training programme; and
- 3.5 evidence of the distance to the nearest residential zone, educational or religious establishment and other TAB venues.

4 Application fees

These will be set by the territorial authority from time to time, and shall include consideration for:

- 4.1 the cost of processing the application, including any consultation and hearings involved;
- 4.2 the cost of triennially reviewing the TAB Venue policy;
- 4.3 the cost of inspecting TAB venues on a regular basis to ensure compliance with consent or licence conditions; and
- 4.4 a contribution towards the cost of triennial assessments of the economic and social impact of gambling in the district.

Appendix A

Fees and charges for TAB venue consents and processing applications

Waitaki District Council TAB Venue Consent Fee is 100% cost recovery (time and materials). An initial deposit is required by the applicant. This is set out in the fees and charges section of the most recent Annual Plan and is reviewed annually.