

THE SALE OF LIQUOR REGULATIONS 1963, AMENDMENT NO. 5

DENIS BLUNDELL Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 31st day of March 1977

Present:

THE HON. ALLAN McCready presiding in Council

PURSUANT to the Sale of Liquor Act 1962, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

REGULATIONS

- 1. Title and commencement—(1) These regulations may be cited as the Sale of Liquor Regulations 1963, Amendment No. 5, and shall be read together with and deemed part of the Sale of Liquor Regulations 1963* (hereinafter referred to as the principal regulations).
- (2) These regulations shall come into force on the day after the date of their notification in the *Gazette*.
- 2. Application for certain licences—The principal regulations are hereby amended by inserting, after regulation 6, the following headings and regulations:

"Theatre Licence

"6A. Application for theatre licence—Every application for a theatre licence shall be in form 14A, and shall be accompanied by a statement by the applicant describing the nature and standard of the entertainments to be provided in the theatre.

*S.R. 1963/151 Amendment No. 1: S.R. 1965/89 Amendment No. 2: S.R. 1968/129 Amendment No. 3: S.R. 1969/91 Amendment No. 4: S.R. 1973/120

"Airport Licence

"6B. Application for airport licence—Every application for an airport licence shall be in form 14c, and shall be accompanied by-

"(a) The written approval by the Minister of Transport and by the airport authority of the making of the application; and

"(b) A statement by the applicant of the nature and frequency of the passenger services carried on at the airport.

"Cabaret Licence

"6c. Application for cabaret licence—Every application for a cabaret licence shall be in form 14E, and shall be accompanied by a statement by the applicant describing the nature and standard of the entertainments to be provided in the cabaret.

"Caterer's Licence

"6D. Application for caterer's licence—Every application for a caterer's licence shall be in form 14g.

"General Ancillary Licence

"6E. Application for general ancillary licence—Every application for a general ancillary licence shall be in form 141, and shall be accompanied by a statement by the applicant setting out-

"(a) The degree of support given or expected to be given to every principal activity conducted or to be conducted on the

premises; and

"(b) In the case of a club or association, the membership of the club

or association; and

"(c) The age group or groups of persons who participate or are expected to participate in each principal activity conducted

or to be conducted on the premises; and

- "(d) The manner in which access to the premises by persons other than those who are attending for the purposes of any principal activity on the premises is or will be restricted during the times at which any principal activity is being carried on there.".
- 3. Certain permits provided for—The principal regulations are hereby amended by inserting, after regulation 30, the following regulations:

"30A. Permit allowing meetings in bars and taverns—(1) Every application for a permit under section 216A of the Act shall be in form 56c, and every such permit shall be in form 56p.

"(2) The provisions of regulation 30 of these regulations, so far as they are applicable and with the necessary modifications, shall apply with respect to applications for and the grant of permits under section 216A of the Act.

"30B. Extended hours permit for holder of general ancillary licence—(1) Every application for a permit under section 216B of the Act shall be in form 54A, and every such permit shall be in form 54B.

"(2) The provisions of regulation 30 of these regulations, so far as they are applicable and with the necessary modifications, shall apply with respect to applications for and the grant of permits under section 216B of the Act.'

- 4. Vineyard bar permit—The principal regulations are hereby amended by inserting, after regulation 31B (as inserted by regulation 2 of the Sale of Liquor Regulations 1963, Amendment No. 1), the following regulation:
- "31c. (1) Every application for a vineyard bar permit shall be in form 56A, and shall be accompanied by scale plans showing—

"(a) The precise locality of the premises in respect of which the

permit is sought:

- "(b) The general layout of the premises in respect of which the permit is sought, with details of the facilities and services to be provided, including facilities for sit-down drinking and the provision of snacks or light meals.
- "(2) Every vineyard bar permit shall be in form 56B."
- 5. Corkage fees in unlicensed restaurants limited—The maximum amount that may be charged by the holder of an unlicensed restaurant permit granted under section 218A of the Act for the provision of glasses, the corkage, storing, opening, or disposal of bottles of liquor, the serving of liquor, or any other service facilitating or incidental to the consumption of liquor pursuant to the permit is hereby fixed at 50 cents per bottle.
- 6. Amendments of prescribed forms—(1) Form 8 in the First Schedule to the principal regulations is hereby amended—
 - (a) By omitting from the first paragraph (a) the expression "9 a.m. and 6 p.m.", and substituting the expression "11 a.m. and 10 p.m.":
 - (b) By omitting from the first paragraph (c) the words "9 a.m. and 11.30 p.m. on any day", and substituting the words "9 a.m. on any day and 1 a.m. on the following day".
 - (2) Form 9 in the said First Schedule is hereby amended—
 - (a) By omitting from the first paragraph (a) the words "9 a.m. and 11.30 p.m. on any day", and substituting the words "9 a.m. on any day and 1 a.m. on the following day":
 - (b) By omitting from the first paragraph (b) the expression "9 a.m. and 6 p.m.", and substituting the expression "11 a.m. and 10 p.m.".
 - (3) Form 10 in the said Schedule is hereby amended—
 - (a) By omitting from the first paragraph (a) the words "9 a.m. and 11.30 p.m. on any day", and substituting the words "9 a.m. on any day and 1 a.m. on the following day":
 - (b) By omitting from the first paragraph (b) the expression "9 a.m. and 6 p.m.", and substituting the expression "11 a.m. and 10 p.m.".
- (4) Form 11 in the said Schedule is hereby amended by omitting from the first paragraph (b) the words "9 a.m. and 11.30 p.m. on any day", and substituting the words "9 a.m. on any day and 1 a.m. on the following day".
- (5) Form 12 in the said Schedule is hereby amended by omitting the expression "9 a.m. and 6 p.m.", and substituting the expression "11 a.m. and 10 p.m.".

(6) Form 14 in the said Schedule is hereby amended—

(a) By omitting the words "table wine, beer, and stout", and substi-

tuting the word "liquor":

(b) By omitting the words "12 noon and 2.30 p.m., and between the hours of 6 p.m. and 11.30 p.m. on any day except Sunday and Good Friday", and substituting the words "12 noon on any day and 1 a.m. on the following day".

(7) Form 16 in the said Schedule is hereby amended—

(a) By omitting the expression "2 gallons", and substituting the expression "9 litres":

(b) By omitting the expression "9 a.m. and 6 p.m.", and substituting the expression "8 a.m. and 7 p.m.".

(8) Form 17 in the said Schedule is hereby amended by omitting the expression "2 gallons", and substituting the expression "9 litres".

(9) Form 21 in the said Schedule is hereby amended—

(a) By omitting the words "days during which licensed premises are required to be closed for the sale of liquor", and substituting

the words "Good Friday": (b) By omitting the expression "6 p.m.", and substituting the words "10 p.m. or, in the case of a private gathering, 11.30 p.m., and not in any case being more than 11 hours in total on any one day".

(10) Form 23 in the said Schedule is hereby amended by omitting the expression "6 p.m.", and substituting the expression "10 p.m.".

(11) Form 26 in the said Schedule is hereby amended by omitting the

word "gallons", and substituting the word "litres".

(12) Form 32 in the said Schedule is hereby amended by omitting the

word "gallons" wherever it occurs, and substituting in every case the word "litres".

(13) Form 33 in the said Schedule is hereby amended by omitting the word "gallons" in both places where it occurs, and substituting in each case the word "litres".

(14) Form 34 in the said Schedule is hereby amended—

(a) By omitting the word "gallons", and substituting the word "litres":

(b) By omitting the expression "one reputed quart", and substituting the expression "375 millilitres":

(c) By inserting, after the word "delivery", the words "to persons other than holders of licences under the said Act":

(d) By inserting, after the words "be made]", the words "or, in the case of delivery to holders of licences under the said Act, from premises used by the holder of this licence for the bulk storage of his wine".

(15) Form 35 in the said Schedule is hereby amended—

(a) By omitting the word "gallons", and substituting the word "litres":

(b) By omitting the expression "one reputed quart", and substituting the expression "375 millilitres":

(c) By inserting, after the word "delivery", the words "to persons other than holders of licences under the said Act":

(d) By inserting, after the words "be made", the words "or, in the case of delivery to holders of licences under the said Act, from premises used by the holder of this licence for the bulk storage of his wine".

- (16) Form 39 in the said Schedule is hereby amended by omitting the word "gallons" in both places where it occurs, and substituting in each case the word "litres".
- (17) Form 40 in the said Schedule is hereby amended by omitting the word "declaration" in both places where it occurs, and substituting in each case the word "declarations".
- (18) Form 41 in the said Schedule is hereby amended by omitting the expression "one reputed quart", and substituting the expression millilitres".
- (19) Form 47 in the said Schedule is hereby amended by revoking paragraph (b), and substituting the following paragraph:

"(b) The prescribed fee."

(20) Form 52 in the said Schedule is hereby amended by inserting in the subheading, after the expression "212,", the expression "212B".

(21) Form 53 in the said Schedule is hereby amended—

- (a) By inserting, after the word "hotelkeeper's", the words "(or tavernkeeper's)":
- (b) By inserting, after the words "(or house" where they first occur, the words "or tavern":
- (c) By inserting, after the words "authorising me to", the words "sell
- (d) By inserting, after the words "(or house" where they secondly occur, the words "or tavern".

(22) Form 54 in the said Schedule is hereby amended—

- (a) By inserting, after the word "hotelkeeper's", the words (or tavernkeeper's)":
- (b) By inserting, after the words "(or house" where they first occur, the words "or tavern":

(c) By inserting, after the word ", to", the words "sell and": (d) By inserting, after the words "(or house" where they secondly occur, the words "or tavern".

(23) Form 55 in the said Schedule is hereby amended—

- (a) By inserting, after the words "authorising me to", the words "sell and":
- (b) By inserting, after the words ", and to the", the words "sale and".

(24) Form 56 in the said Schedule is hereby amended—

(a) By inserting, after the word ", to,", the words "sell and":

(b) By revoking paragraph (a).

(25) Form 60 in the said Schedule (as amended by section 7 of the Decimal Currency Act 1964) is hereby amended by omitting the expression "\$20", and substituting the expression "\$50".

(26) Form 69 in the said Schedule is hereby amended by revoking

the first paragraph, and substituting the following paragraph:

"Pursuant to the Sale of Liquor Act 1962, [Full name] is hereby authorised to sell or deliver, from the premises situated at [No., street, and town] to holders of wholesale licences under the said Act or to persons authorised to produce goods in manufacturing warehouses under the Customs Act 1966 or to holders of spirit makers' licences or rectifiers' and compounders' licences issued under the Distillation Act 1971, any spirits [or specify class or classes of spirits] distilled or distilled, rectified, and compounded in New Zealand pursuant to spirit makers' licences and rectifiers' and compounders' licences under the said Distillation Act 1971 and purchased from the holder of a spirit maker's licence or a rectifier's and compounder's licence under that Act."

(27) Form 70 in the said Schedule is hereby amended—

(a) By omitting the expression "6 p.m.", and substituting the expression "8 p.m.":

(b) By omitting the expression "two gallons", and substituting the expression "9.1 litres".

- 7. New prescribed forms inserted—The First Schedule to the principal regulations is hereby amended by inserting, in their appropriate numerical order, the forms set out in the First Schedule to these regulations.
- 8. New Second Schedule substituted—The principal regulations are hereby amended by revoking the Second Schedule, and substituting the Second Schedule set out in the Second Schedule to these regulations.

SCHEDULES

FIRST SCHEDULE

New Forms Inserted in Principal Regulations

Reg. 7

Form 14A

APPLICATION FOR A THEATRE LICENCE Reg. 6A

Section 112A, Sale of Liquor Act 1962

I, [Full name, address, and occupation], hereby apply for a theatre licence in respect of the premises situated (or proposed to be situated) at [No., street, and town] and known (or to be known) as [Name of theatre].

I enclose scale plans showing—

(a) The precise locality of the premises in which the said theatre is situated or proposed to be situated:

(b) The portion of those premises which constitutes or is proposed to

constitute the licensed premises of the theatre:

(c) The general layout of the theatre, with details of the facilities and services to be provided, including (where it is intended to provide meals in any part of the licensed premises of the theatre) the facilities for the service of meals:

(d) Details of the sanitary accommodation provided or proposed to

be provided for customers.

I also enclose-

1. A statement describing the nature and standard of the entertainments to be provided in the theatre.

2. The statutory declaration required by the Act.

*3. Testimonials as to my character and reputation from [Full names, addresses, and occupation of referees].

^{*}Delete if applicant is a company.

FIRST SCHEDULE—continued

†4. The Statement of directors and shareholders required by the Act. The licensed premises of the theatre comply (or will comply) with the conditions and general minimum standards prescribed by the Commission.

Dated	at	this	 day	of	 19	
						Applicant

To the Secretary of the Licensing Control Commission, Wellington. Note: This application and the declaration, testimonials, and statements are each to be accompanied by a copy.

Form 14_B

THEATRE LICENCE

Sections 65A and 121, Sale of Liquor Act 1962

Pursuant to the Sale of Liquor Act 1962, [Full name] is hereby authorised to sell and dispose of liquor for consumption on the theatre premises situated at [No., street, and town] and known as [Name of theatre], being more particularly defined in the register of licensed premises, at any time during the period commencing 2 hours before the start of the first performance on any day (except Good Friday) of any entertainment of the kind in which all the performers whose words or actions constitute the entertainment are physically present and actually perform the entertainment and ending 1 hour after the completion of the last such performance commencing on that day (but not between the hours of 1 a.m. and 12 noon on any day).

This licence is issued subject to the condition that the licensed premises of the theatre shall at all times conform to the general standards prescribed by the Commission in respect of such premises.

This licence, unless it is sooner cancelled, and subject to any suspension pursuant to the Act and to the payment of the prescribed annual fee, shall continue in force—

- (a) Until the close of the 30th day of June next following its issue; and
- (b) If an application for its renewal is made pursuant to the Act, until the application is disposed of; and
- (c) If it is renewed, until the close of the 30th day of June next following the renewal.

This licence authorises the licensee to conduct the business carried on in the licensed premises of the theatre himself or to appoint a manager, in accordance with Part VI of the Act, to conduct it on his behalf.

Dated	at	this	day	of	19	
		Chairma	an, L	icensing	Control	Commission.

[†]Delete if applicant is not a private company.

FIRST SCHEDULE—continued Form 14c

Reg. 6B

APPLICATION FOR AN AIRPORT LICENCE

Section 112D, Sale of Liquor Act 1962

I, [Full name, address, and occupation], being the person who intends to carry on the business of the licensed premises of the airport situated at [Suburb and town] hereby apply for an airport licence in respect of the said airport to sell and dispose of liquor for consumption on the premises between [Specify opening and closing time sought] on [Specify period or days for which hours sought].

I enclose plans showing—

- (a) The precise locality of the premises in which the airport terminal is situated or proposed to be situated:
- (b) The portion of the premises which will constitute the proposed licensed premises of the airport:
- (c) The general layout of the proposed licensed premises of the airport, with details of the facilities to be provided for the sale, disposal, and consumption of liquor thereon:
- (d) Details of the sanitary accommodation proposed to be provided for customers.

I also enclose-

- 1. Written approval by the Minister of Transport and by the airport authority of the making of this application.
- 2. A statement of the nature and frequency of the passenger services carried on at the airport.
- 3. The statutory declaration required by the Act.
- *4. Testimonials as to my character and reputation from [Full names, addresses, and occupation of referees].
- †5. The statement of directors and shareholders required by the Act. The licensed premises of the airport comply (or will comply) with the conditions and general minimum standards prescribed by the Commission.

Dated	at	this	 day	ot	 19	
						 Applicant

To the Secretary of the Licensing Control Commission, Wellington. Note: This application and the declaration, testimonials, and statements are each to be accompanied by a copy.

*Delete if applicant is a company.
†Delete if applicant is not a private company.

FIRST SCHEDULE—continued Form 14p

AIRPORT LICENCE

Section 65B, Sale of Liquor Act 1962

PURSUANT to the Sale of Liquor Act 1962, [Full name] is hereby authorised to sell and dispose of liquor for consumption on the premises situated at [Suburb and town] and known as [Name of airport], being more particularly defined in the register of licensed premises, at any time between [Time of opening] and half an hour after the arrival or departure of the passenger aircraft last scheduled to arrive at or depart from the airport, but not later than [Time of closing], on any day other than a day on which licensed premises are required to be closed for the sale of liquor.

This licence, unless it is sooner cancelled, and subject to any suspension pursuant to the Act and to the payment of the prescribed annual fee, shall continue in force-

- (a) Until the close of the 30th day of June next following its issue;
- (b) If an application for its renewal is made pursuant to the Act, until the application is disposed of; and
- (c) If it is renewed, until the close of the 30th day of June next following the renewal.

This licence authorises the licensee to conduct the business carried on in the licensed premises of the airport himself or to appoint a manager, in accordance with Part VI of the Act, to conduct it on his behalf.

Dated	at	this	. day o	of	19
		Chairm	an. Lice	ensing Cont	 rol Commission.

FIRST SCHEDULE—continued Form 14E

Reg. 6a

APPLICATION FOR A CABARET LICENCE

Section 112H, Sale of Liquor Act 1962

I, [Full name, address, and occupation], being the person who intends to carry on the business of the cabaret situated (or proposed to be situated) at [No., street, and town] and known as (or to be known as) [Name of cabaret], hereby apply for a cabaret licence in respect of the said cabaret.

I enclose scale plans showing-

- (a) The precise locality of the premises in which the said cabaret is proposed to be situated:
- (b) The portion of those premises which constitutes or is proposed to constitute the cabaret:
- (c) The general layout of the cabaret with details of the facilities and services to be provided, including the facilities for dancing and for the service of meals:
- (d) Details of the sanitary accommodation provided or proposed to be provided for customers.

I also enclose-

- 1. A statement describing the nature and standard of the entertainments to be provided in the cabaret.
- 2. The statutory declaration required by the Act.
- *3. Testimonials as to my character and reputation from [Full names, addresses, and occupations of referees].
- †4. The statement by directors and shareholders required by the Act. The cabaret complies (or will comply) with the conditions and general minimum standards prescribed by the Commission.

Dated	at	this	••••••	day	of	 19
						Applicant.

To the Secretary, Licensing Control Commission, Wellington.

Note: This application and the declaration, testimonials, and statements are each to be accompanied by a copy.

^{*}Delete if applicant is a company. †Delete if applicant is not a private company.

FIRST SCHEDULE—continued Form 14F

CABARET LICENCE

Sections 65c and 121, Sale of Liquor Act 1962

PURSUANT to the Sale of Liquor Act 1962, [Full name] is hereby authorised to sell and dispose of liquor for consumption on the cabaret premises situated at [No., street, and town] and known as [Name of cabaret], being more particularly defined in the register of licensed premises, at any time between the hours of 6 p.m. on any day (except Good Friday) and 3 a.m. on the following day.

This licence is issued subject to the conditions set out in section

65c (3) of the Sale of Liquor Act 1962.

This licence, unless it is sooner cancelled, and subject to any suspension pursuant to the Act and to the payment of the prescribed annual fee, shall continue in force—

- (a) Until the close of the 30th day of June next following its issue; and
- (b) If an application for its renewal is made pursuant to the Act, until the application is disposed of; and
- (c) If it is renewed, until the close of the 30th day of June next following the renewal.

This licence authorises the licensee to conduct the business carried on in the premises himself or to appoint a manager, in accordance with Part VI of the Act, to conduct it on his behalf.

Dated at this	day of 19
Countersigned:	Chairman of the Licensing Committee.
Clerk of the Licensing Committee.	

FIRST SCHEDULE—continued Form 14g

Reg. 6p

APPLICATION FOR CATERER'S LICENCE

Section 112k, Sale of Liquor Act 1962

I, [Full name, address, and occupation], being the person who intends to carry on the business of a caterer on the premises situated (or proposed to be situated) at [No., street, and town], hereby apply for a caterer's licence in respect of the said premises.

I enclose scale plans showing—

- (a) The precise locality of the premises in which it is proposed to conduct business under this licence:
- (b) The general layout of the premises, with details of the facilities and services to be provided on the premises:
- (c) Details of the kitchen and of the staff facilities:
- (d) Details of the sanitary accommodation provided or proposed to be provided for customers.

I also enclose—

Dated at

- 1. The statutory declaration required by the Act.
- *2. Testimonials as to my character and reputation from [Full names, addresses, and occupations of referees].
- †3. The statement of directors and shareholders required by the Act. The premises comply (or will comply) with the conditions and general minimum standards prescribed by the Commission.

day of

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Applicant.								

To the Secretary of the Licensing Control Commission, Wellington. Note: This application and the declaration, testimonials, and statement are each to be accompanied by a copy.

*Delete if applicant is a company.
†Delete if applicant is not a private company.

FIRST SCHEDULE—continued Form 14H

CATERER'S LICENCE

Sections 65D and 121, Sale of Liquor Act 1962

PURSUANT to the Sale of Liquor Act 1962, [Full name] is hereby authorised, at any time between the hours of 9 a.m. on any day (except Good Friday) and 1 a.m. on the following day,—

- (a) To sell and dispose of liquor for consumption on the premises situated at [No., street, and town] and known as [Name of premises on which catering business is or is to be conducted] by persons attending any social reception, function, or other social gathering, promoted by any person or association of persons (not being the holder of the licence); and
- (b) To sell and deliver liquor from the said premises for consumption on any other premises by persons attending any such reception, function, or gathering.

This licence is issued subject to the conditions set out in section 65p (3) of the Sale of Liquor Act 1962.

This licence, unless it is sooner cancelled, and subject to any suspension pursuant to the Act and to the payment of the prescribed annual fee, shall continue in force—

- (a) Until the close of the 30th day of June next following its issue; and
- (b) If an application for its renewal is made pursuant to the Act, until the application is disposed of; and
- (c) If it is renewed, until the close of the 30th day of June next following the renewal.

This licence authorises the licensee to conduct the business carried on in the premises himself or to appoint a manager, in accordance with Part VI of the Act, to conduct it on his behalf.

Dated at this	day of19
	Chairman of the Licensing Committee.
Countersigned: .	Ü
Clerk of the Licensing Committee.	

FIRST SCHEDULE—continued Form 141

Reg. 6E

APPLICATION FOR GENERAL ANCILLARY LICENCE

Section 112M, Sale of Liquor Act 1962

- I, [Full name, address, and occupation] hereby apply (or the Committee licence in respect of the premises situated (or proposed to be situated) at [No., street, and town] to authorise the sale and disposal of liquor for consumption on the premises at the following times:
 - [Specify the hours of sale sought, the days of the week on which such hours are sought, and the period or periods of the year during which such hours are sought.]

I certify (or the Committee certifies)—

(a) That the premises are used (or are to be used) regularly for the following principal activity(ies):

[See section 65E (2) of the Act]:

- (b) That because of [See section 65E (3) (a) of the Act] I am (or the Club or Association is) not entitled under the Act to any other licence or permit that would authorise the sale and supply of liquor on the premises at the times in respect of which this licence is sought:
- (c) That the supply and consumption of liquor on the premises will be incidental to the undertaking of the principal activity (ies):

*(d) That-

- (i) The Club or Association is (or is not) incorporated:
- (ii) The Club or Association has existed for the purpose of the principal activity(ies) for a period of years.

I enclose (or the Committee encloses) scale plans showing-

(a) The precise locality of the premises or proposed premises in

respect of which the licence is sought:

(b) The general layout of the premises, and the facilities and services provided or to be provided on the premises for the purpose of the principal activity(ies), and for the sale, supply, and consumption of liquor:

(c) Details of the sanitary accommodation provided or proposed to

be provided on the premises.

I also enclose (or the Committee also encloses)—

1. A statement setting out—

(a) The degree of support given (or expected to be given) to the principal activity(ies) on the premises:

*(b) The total membership of the Club or Association:

- (c) The age group(s) of persons who participate (or are expected to participate) in the principal activity(ies) on the premises:
- (d) The manner in which it is proposed to ensure that liquor is not sold or supplied to persons under the age of 20 years otherwise than in accordance with the Act:
- (e) The manner in which access to the premises by persons other than those who are attending for the purposes of the

Dated at

FIRST SCHEDULE—continued

principal activity(ies) is (or will be) restricted during the times at which the principal activity (ies) is (are) carried on.

day of

2. The statutory declaration required by the Act.

thic

†3. Testimonials as to my character and reputation from [Full names, addresses, and occupations of referees].

‡4. The statement of directors and shareholders required by the Act. The premises comply (or will comply) with the conditions and general minimum standards prescribed by the Commission.

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Applicant.						

To the Secretary of the Licensing Control Commission, Wellington. Note: This application and the declaration, testimonials, and statement are each to be accompanied by a copy.

*Delete if applicant is not a club or association.
†Delete if applicant is a company or a club or association.
‡Delete if applicant is not a private company.

$FIRST\ SCHEDULE-continued$ Form 14_J

GENERAL ANCILLARY LICENCE

Sections	65E	and	121,	Sale	of	Liquor	Act	1962
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Sections 63E and 121, Sale of Liquot Act 1962
Pursuant to the Sale of Liquor Act 1962, [Full name] is hereby authorised to sell and dispose of liquor on the premises situated at [No., street, and town], being more particularly defined in the register of licensed premises, for consumption on the premises between the hours of
particular premises: (b) That no liquor intended for sale or supply pursuant to the licence shall be purchased or acquired from any person who is not the holder of a hotelkeeper's or tavernkeeper's or wholesale or wine maker's or wine reseller's licence or a licensing Trust: (c) That liquor shall be sold and supplied pursuant to the licence only on the days on which the premises are being used in good faith for the purpose of the principal activity: (d) That liquor shall be consumed on the premises only by those persons who are participating in the principal activity and their invited guests:
(e) That every bottle or other container in which liquor is supplied in the premises, and every drinking vessel used for the consumption of liquor, shall be cleared away immediately after the expiration of 30 minutes after the time at which the premises are to be closed for the sale of liquor. This licence, unless it is sooner cancelled, and subject to any
suspension pursuant to the Act and to the payment of the prescribed
annual fee, shall continue in force— (a) Until the close of the 30th day of June next following its issue (or such earlier date as the Commission may specify); and (b) If an application for its renewal is made pursuant to the Act, until the application is disposed of; and (c) If it is renewed, until the close of the 30th day of June next following the renewal. This licence authorises the licensee to conduct the business carried on in the premises himself or to appoint a manager, in accordance with
Part VI of the Act, to conduct it on his behalf.
Dated at this day of 19
Chairman of the Licensing Committee.

Clerk of the Licensing Committee.

FIRST SCHEDULE—continued Form 54A

Reg. 30в

Application for Extended Hours Permit by Holder of General Ancillary Licence

Section 216B, Sale of Liquor Act 1962

I, [Full name and address], being the holder of a general ancillary licence in respect of the premises situated at [No., street, and town], hereby apply for a permit authorising me to sell and supply liquor for consumption on the premises between the hours of ______ and _____ on [State date for which permit sought] to persons participating in [State principal activity specified in the licence] on the premises.

I certify that on the said date the principal activity referred to above is likely to continue beyond the time at which it usually concludes because [State special event, occasion, or reason in accordance with section 216B (2) of the Act].

1	Jateo	at		this		day	of .		19	
									Applicant.	
Го	the	$\mathbf{Re}\mathbf{gistrar}$	of t	he I	Magistrate's	Cou	ırt a	at	•	

Form 54B

EXTENDED HOURS PERMIT FOR HOLDER OF GENERAL ANCILLARY LICENCE

Section 216B, Sale of Liquor Act 1962

Dated	at		this		day	of	••••••	19
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Magistrate.

Note: Under s. 216B of the Sale of Liquor Act 1962, this permit is issued subject to the condition that liquor shall not be sold, supplied, or consumed after the hours set out above.

FIRST SCHEDULE—continued Form 54c

APPLICATION FOR FAMILY LOUNGE BAR PERMIT

Section 216c, Sale of Liquor Act 1962

I, [Full name and address], being the holder of a hotel (or tavern) keeper's licence in respect of (or the manager of) the hotel (or house or tavern) premises (or being the Secretary of the Chartered Club) situated at [No., street, and town] and known as [Name of hotel, as a family lounge bar and to supply liquor for consumption in that bar to any person who is under the age of 20 years if that person is accompanied by his spouse (being a person of or over the age of 20 years) or by his parent.

tavern, or club, hereby apply for a permit authorising me to designate [Description of the part of the premises to which the application relates] A copy of this application has been served on the Officer in Charge of the Police Station at Applicant. To the Registrar, Magistrate's Court Form 54p FAMILY LOUNGE BAR PERMIT Section 216c, Sale of Liquor Act 1962 I,, Stipendiary Magistrate, hereby authorise [Full name], being the holder of a hotel (or tavern) keeper's licence in respect of (or the manager of) the hotel (or house or tavern) premises (or the Secretary of the chartered club) situated at [No., street, and town] and known as [Name of hotel, tavern, or club], to designate [Description of the part of the premises to which the permit relates as a family lounge bar and to supply liquor for consumption in that bar to any person who is under the age of 20 years if that person is accompanied by that person's spouse (being a person of or over the age of 20 years) or parent. The following facilities and amenities shall be provided in the area to which this permit applies: [See section 216c (4) (6) of the Act]. Magistrate.

Note: Under s. 216c of the Sale of Liquor Act 1962, this permit is issued subject to the following conditions:

(a) That no person under the age of 20 years shall be admitted on that part of the premises to which the permit relates aftera.m./p.m.

(b) That the facilities and amenities as stated in the permit shall be provided.

FIRST SCHEDULE—continued Form 54E

APPLICATION FOR A CATERER'S PERMIT

Section 217B, Sale of Liquor Act 1962
I, [Full name], being the holder of a caterer's licence in respect of premises situated at [No., street, and town] and known as [Name of premises on which catering business is conducted], hereby apply for a permit to deliver liquor from the said premises and to sell it for consumption by persons attending [Specify social reception, function, or other social gathering] promoted by [Full name] and to be held at [No., street, and town] on [Date] between the hours of
Applicant.
I, [Full name and address], certify that the above function is being promoted by me.
Signature of Promoter.
To the Registrar, Magistrate's Court at
Form 54F
Caterer's Permit
Section 217B, Sale of Liquor Act 1962
I,
the holder of the permit of food for consumption by those persons at that reception, function, or gathering.
Dated at this day of 19
Magistrate

FIRST SCHEDULE—continued Form 56A

Reg. 31a

APPLICATION FOR VINEYARD BAR PERMIT

Section 154A, Sale of Liquor Act 1962

I, [Full name], being the holder of (or an applicant for) a wine maker's licence in respect of premises situated at [No., street, and town] hereby apply for a vineyard bar permit in respect of [Specify the premises or the part thereof in respect of which the permit is sought]*.

I enclose scale plans showing:

(a) The precise locality of the premises in respect of which the permit is sought:

(b) The general layout of the premises or part thereof in respect of which the permit is sought, with details of the facilities and services to be provided, including facilities for sit-down drinking and the provision of snacks or light meals.

19	 of	day	 this	 at	Dated
Applicant.					

- Note: This application is to be filed in duplicate.

 *Under section 154A of the Sale of Liquor Act 1962, a vineyard bar permit may be granted only in respect of any premises—

 (a) That comprise the whole or part of the premises described in the applicant's wine maker's licence; or

 (b) That comprise the whole or part of a vineyard owned by the applicant in which he grows grapes for use in the manufacture of his wine.

Form 56B

VINEYARD BAR PERMIT

Section 154A, Sale of Liquor Act 1962

PURSUANT to the Sale of Liquor Act 1962, [Full name], being the holder of a wine maker's licence, is hereby authorised to sell and dispose of wine made by him for consumption on [Specify the premises or part of the premises in respect of which the permit is granted in accordance with section 154A (3) of the Act] at any time between the hours of 9 a.m. and 9 p.m. on any day other than a day on which licensed premises are required to be closed for the sale of liquor.

Dated at	this	day of	19
		Chairmai	n of the
		Licen	sing Committee.

FIRST SCHEDULE—continued Form 56c

Reg. 30A

APPLICATION TO HOLD MEETING(S) IN BARS AND TAVERNS

Section 216A, Sale of Liquor Act 1962

I, [Full name and address], being the [State the capacity in which the applicant is applying] of the [State the name of the society, association, or other body on whose behalf the application is made], hereby apply for a permit authorising the society (or association or body) to conduct a meeting (or meetings) in a bar on the hotel (or tourist-house) premises (or in the tavern premises) situated at [No., street, and town] and known as [Name of hotel, tourist-house, or tavern] on the [State the date or dates on which it is proposed to hold the meeting or meetings].

Applicant.

I, [Full name], being the holder of the hotel (or tourist-house or tavern) keeper's licence in respect (or the manager) of the premises described in the above application, hereby consent to the holding of the proposed meeting(s) in the said premises on the date(s) referred to in the application.

Licensee (or Manager).

Form 56p

PERMIT TO HOLD MEETINGS ON LICENSED PREMISES

Section 216A, Sale of Liquor Act 1962

I,, Stipendiary Magistrate, hereby authorise the [Name of
society, association, or other body to conduct a meeting (or meetings)
in the [Name or description of bar] of the hotel (or tourist-house) (or
on the tavern premises) known as [Name of hotel, tourist-house, or
tavern on the day of
days).
Dated at this day of 19

Magistrate.

Note: Under s. 216A of the Sale of Liquor Act 1962, this permit is issued subject to the following conditions:

(a) That all facilities for the sale, supply, and consumption of liquor in the part of the premises that is to be used for the meeting shall be securely locked away while the meeting is being held, and that no liquor shall be exposed for sale, supplied, or consumed there while the meeting is being held:

(b) That no person shall be admitted to that part of the premises except the officers and members of the society, association, or body holding the meeting and any guests specially invited

thereto.

FIRST SCHEDULE—continued Form 56E

Application for Liquor Permit for Unlicensed Restaurant

Section 218A, Sale of Liquor Act 1962

I, [Full name], carrying on business as a restaurateur in respect of the premises situated at [No., street, and town] and known as [Name of restaurant] hereby apply for a permit authorising the consumption of liquor in the said restaurant by any person who is there for the purpose of partaking of a meal and who brings the liquor with him

issued subject to the following conditions:

(a) That no charge exceeding the amount for the time being fixed by Regulations made under this Act shall be made by the Restaurateur for the provision of glasses, the corking, storing, opening, or disposal of bottles of liquor, the serving of liquor, or any other services facilitating or incidental to the consumption of liquor pursuant to the permit.

(b) That liquor shall be consumed only by persons partaking of a meal and seated at tables.

(c) That every bottle or other container in which liquor has been brought into the restaurant by any person for consumption by him pursuant to the permit, and every drinking vessel used for the consumption of liquor, shall be removed from the dining room at the restaurant immediately after 11.30 o'clock in the evening.

1977/74 Sale of Liquor Regulations 1963, Amendment No. 5	417
SECOND SCHEDULE	0
NEW SECOND SCHEDULE SUBSTITUTED Reg.	g. 8
"SECOND SCHEDULE	57
Fees	
	\$
On making application for a manager's certificate or any renewal thereof, or on the issue of a manager's certificate under section 304 (1) (c) or section 305 (1) (c) of the Act or under these regulations:	25
Provided that, where 2 or more managers are appointed in respect of the same premises, the aggregate fee payable under this item in each year shall not exceed \$50. On making application for a vineyard bar permit (section	
154A of the Act) On making application for an extended hours permit for a hotel or chartered club, or by the holder of a general ancillary licence, or a restaurant permit for social gatherings (sections	25
216, 216B, and 218 of the Act); for each occasion On the grant of a permit allowing meetings in a bar in a hotel or tourist-house, or in a tayern (section 216A of the Act):	5
For 1 meeting only For more than 1 meeting	5
Oil illaking application for a family loilinge par permit (section	10 25
216c of the Act)	50
hotel (section 217 of the Act)	10
the Act) On the issue of a permit authorising the consumption of liquor in an unlicensed restaurant (section 218A of the Act)	25
On making application for a permit for an auction sale (section	10"
P. G. MILLEN	

P. G. MILLEN, Clerk of the Executive Council.

EXPLANATORY NOTE

This note is not part of the regulations, but is intended to indicate their general effect.

These regulations amend the Sale of Liquor Regulations 1963, consequent upon a number of amendments of the Sale of Liquor Act 1962.

Regulation 1 relates to the Title.

Regulation 2 prescribes the forms in which applications for theatre, airport, cabaret, caterer's, and general ancillary licences are to be made, and the matter

to be filed with such applications.

Regulation 3 prescribes the forms in which applications for permits authorising meetings in bars and taverns and extended hours permits for holders of general ancillary licences are to be made, and the forms of such permits. It also applies the provisions of regulation 30 of the principal regulations (relating to extended hours permits) to these kinds of permits.

Regulation 4 prescribes the form in which applications for vineyard bar permits are to be made, and the form of such permits.

Regulation 5 prescribes a maximum corkage charge in unlicensed restaurants of 50 cents per bottle.

Regulation 6 amends a number of prescribed forms set out in the First Schedule to the principal regulations. In the main, these changes are consequent upon changes in the authorised hours of sale pursuant to the various kinds of licences, but the opportunity has also been taken to express all measurements in metric

Regulation 7 prescribes a number of new forms.
Regulation 8 prescribes the fees payable for the various matters mentioned in the Second Schedule.

Issued under the authority of the Regulations Act 1936.

Date of notification in Gazette: 1 April 1977.

These regulations are administered in the Department of Justice.