### **House of Representatives**

# **Supplementary Order Paper**

## Tuesday, 21 July 2015

#### Gambling Amendment Bill (No 3)

Proposed amendments

Hon Peter Dunne, in Committee, to move the following amendments:

Clause 6A

Replace *clause 6A* (page 6, lines 15 to 21) with:

## 6A Section 33 amended (Status of New Zealand Racing Board and racing clubs)

After section 33(2), insert:

- (3) However, a class 4 venue licence may not be issued to the New Zealand Racing Board or a racing club if another corporate society (other than the New Zealand Racing Board or that racing club)—
  - (a) holds a class 4 venue licence for the venue; or
  - (b) held a class 4 venue licence for the venue at any time during the 5-year period immediately before the date on which the application for the licence is made.

Clause 18

In *new section 371(1)(dd)*, delete "in connection with class 4 gambling at the venue" (page 15, line 33).

#### **Explanatory note**

This Supplementary Order Paper amends the Gambling Amendment Bill (No 3). The amendment to *clause 6A* replaces the proposed *new section 33(3)* to clarify that a class 4 venue licence may not be issued to the New Zealand Racing Board or a racing club if another corporate society holds a class 4 venue licence for the venue or held a class 4 venue licence for the venue at any time during the 5-year period immediately

SOP	No	98
SOL	INU	20

before the date on which the application for the licence is made. The amendment to *clause 18* removes from *new section 371(1)(dd)* the phrase "in connection with class 4 gambling at the venue" to ensure that regulations may also be made to prevent corporate societies from making payments to venue operators for matters that are not connected to class 4 gambling at the venue.

Wellington, New Zealand: Published under the authority of the House of Representatives—2015