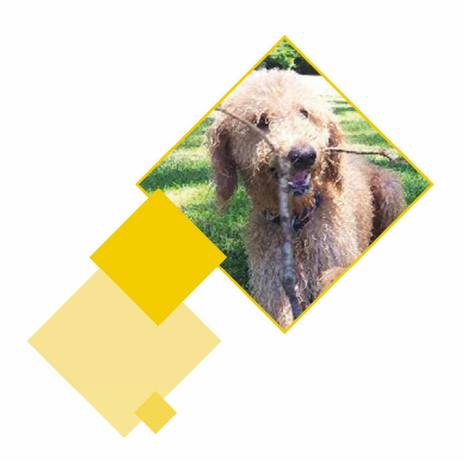


Dog Control **BYLAW 2017**





Responsibility: Regulatory



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Dog Control Bylaw 2017



Responsibility:	Group Manager Regulatory/Compliance Manager	
First adopted:	9 December 2004 (04/448)	
Historic revision dates:	27 March 2014 (14/081), 16 October 2014 (14/268), 1 October 2015 (15/357), 13 December 2017 (17/317), 1 August 2019 (19/201)	
Next review date:	January 2023	
Review frequency:	Not less than once every five to ten years as required by Sections 158 & 159 of the Local Government Act 2002	
Approval authority:	Council	
Consultation required:	Special Consultative Procedure (LGA sec 156)	
Record number:	DocSet ID number - 309110	
Associated documents:	Dog Control Policy 2014	

A Bylaw pertaining to the keeping and control of dogs

1.0 **Purpose**

This bylaw is created by the South Waikato District Council to fulfil and regulate the provisions of the Dog Control Act 1996 as it pertains to the Council's Dog Control Policy as set out in the Dog Control Act 1996 ("the Principal Act").

2.0 Legislative overview

Section 20 of the Principal Act authorises the Council to make a Dog Control Bylaw for the South Waikato District Council in accordance with the Local Government Act 2002.

3.0 Short title and commencement

- 3.1. This bylaw shall be cited as the South Waikato District Council Dog Control Bylaw 2017.
- 3.2. This bylaw shall come into force after Council resolves to adopt the bylaw and the date of commencement of the bylaw shall be identified in Council's resolution.

4.0 Repeals

The South Waikato District Council Dog Control Bylaw 2014.

5.0 Interpretation and definitions

- 5.1. This bylaw shall be subject to the Acts Interpretation Act 1924, in the same manner as any New Zealand statute.
- 5.2. In this bylaw, unless the context otherwise requires:

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Animal Control officer has the same meaning as dog control officer, ranger or dog ranger in the Principal Act.

Area prohibited to dogs means an area designed as such, by resolution of the Council, and those areas shown in the Second Schedule to this bylaw.

At large means free or at liberty without any physical restraint by a person, but shall not include a dog under the command of a person exercising the dog in a designated area.

Council means the South Waikato District Council and, where the context so provides, shall include any duly appointed committee or sub-committee having authority in that regard.

Council owned facilities means Tokoroa and Putāruru offices, public libraries, public swimming pools, recreational, cultural and community facilities.

Control means that the dog is not causing a nuisance or danger to any person, animal or property and that the owner or person responsible for the dog has the dog under his or her control at all times.

Disability assist dog means a dog certified by one of the following organisations as being a dog trained to assist (or as being a dog in training to assist) a person with a disability:

- (a) Hearing Dogs for Deaf People New Zealand:
- (b) Mobility Assistance Dogs Trust:
- (c) New Zealand Epilepsy Assist Dogs Trust:
- (d) Royal New Zealand Foundation of the Blind:
- (e) Top Dog Companion Trust:
- (f) an organisation specified in an Order in Council made under section 78D

District means the South Waikato District.

Dog includes any dog, bitch, neutered dog or spayed bitch.

Dog control officer, ranger or dog ranger have the same meanings as given in Sections 11 and 12 of the Principal Act.

Dog exercise areas means any land designated as such by resolution of the Council and listed in the Second Schedule.

Foul includes any deposit of faeces.

Guide dog has the same meaning as in the Principal Act.

Hearing ear dog has the same meaning as in the Principal Act.

Impound has the same meaning as in the Principal Act.

Leash area means any area designed as such, by resolution of the Council.

Leash means a purpose-built length of cord, chain or other material no longer than two metres that, at one end, can be secured to a dog and the other end securely held by a person and has the strength to restrain the dog in any situation. (Retractable leashes are acceptable.)

Menacing dog has the same meaning as in the Section 2 of the Principal Act.

Microchip means a transponder to be implanted for the purpose of providing permanent identification of any dog.

Neutered dog has the same meaning as in the Principal Act.

Oestrous means controlled cycle of activity of the reproductive organs in many female mammals.

Owner has the dog in his/her possession, whether the dog is at large or in confinement, otherwise than for a period not exceeding 72 hours for the purpose of preventing the dog causing injury, damage or distress or for the sole purpose of restoring a lost dog to its owner; or

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- The parent or guardian of a person under the age of 16 years who;
- Is a member of the parent or guardian's household, living with and dependant on the parent or guardian but does not include any person who has seized or taken custody of the dog under this Act or the Animals Protection Act 1960 or the National Parks Act 1980 or the Conservation Act 1987, or any order made under the Dog Control Act 1996 or the Animals Protection Act 1960.

Principal Act means the Dog Control Act 1996.

Public amenity means any building owned by Council or the New Zealand Government and includes any public toilet, library, administration building or office or building of any kind used for any Government purpose to which the public has access.

Public place has the same meaning as that in the Principal Act and includes every road, footpath right-of-way, berm, arcade, court or other thoroughfare of a public nature, open to or used by the public, and every reserve subject to the Reserves Act 1977.

Publicly notified means a notice published in the newspapers circulating generally in the District or through any other suitable means.

Restricted means an area that prohibits dogs between certain hours.

This bylaw means the South Waikato District Council Dog Control Bylaw 2017.

Under control means a dog physically restrained so that it is not at large and includes any dog inside any enclosure, or a dog under the visual and oral command of a person who is exercising the dog on any private property or exercise area or elsewhere herein defined.

Urban area means any land within the urban areas of Tokoroa, Putāruru, Tīrau or Arapuni, or as defined in the maps included as the Second Schedule to this bylaw.

Working dog has the same meaning as in the Principal Act.

6.0 Dog control

- 6.1. All dogs shall be kennelled or otherwise confined within the owner's property at all times. Where a dog is not under control a dog control officer or dog ranger may seize the dog and either return it to the owner or impound
- 6.2. This clause shall not apply where a dog is a working dog actively engaged in herding or driving stock, or where a dog is in an exercise area or leash area and is controlled on a leash by a person capable of physically restraining that dog whilst in a leash area.

7.0 Areas prohibited to dogs

- 7.1. The Second Schedule to this bylaw shows the areas that are to be designated *Prohibited Dog Areas*. Prohibited dog areas are designated by ordinary resolution of the Council, publicly notified.
- 7.2. Prohibited dog areas may be designated as leash areas during certain time periods, by ordinary resolution of the Council, publicly notified.
- 7.3. Prohibited dog areas may be added to or deleted, by ordinary resolution of the Council, publicly notified.
 - Refer to the Second Schedule for a full list of areas where dogs are restricted, prohibited and permitted.
 - These clauses shall not apply to a guide dog or disability dog.
- 7.4. Subject to Clause 7.5 of this bylaw, the owner, or any other person in control, of any dog shall not take that dog into or allow that dog to be in any prohibited dog area (excluding privately-owned property) unless such dog is enclosed in a vehicle or secured in that vehicle.
- 7.5. An Animal Control officer may, at the request of the owner, consent in writing to a dog being taken into, and remaining within, an area prohibited to dogs.
- 7.6. Where such consent has been obtained, the dog identified therein shall be permitted to enter and remain within an area prohibited to dogs during the time or times specified in the consent, provided that any conditions included in the consent are observed and performed.

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8.0 Dog exercise areas

- 8.1. Any area within the district under the control of Council may, by ordinary resolution of the Council and publicly notified, be designated an exercise area for dogs (known as a Dog Exercise Area). Refer to the Second Schedule of this bylaw.
- 8.2. Subject to Clause 11.3, any dog, except where that dog is a bitch in season (refer to Clause 15.1), in an exercise area is allowed to run free provided that it is under the control of a person capable of physically restraining the dog and of exercising oral and visual control over the dog.

9.0 Fouling in public places

- 9.1. The owner of any dog that defecates in a public place or on land or premises other than that occupied by the owner, or on privately-owned land, and the dog is on that land with the permission of the owner thereof, shall immediately remove the faeces to a suitable place of disposal.
- 9.2. Failure to comply with Clause 9.1 is an offence against this bylaw.
- Where a litter receptacle is available, the owner may dispose of the dropping therein, after first enclosing the 9.3. droppings in a suitable plastic or otherwise leak-proof bag closed in a secure manner. Bags used for this express reason can be obtained free of charge from the Council Offices of Tokoroa and Putāruru and the i-Site in Tīrau.

10.0 Leash areas

- 10.1. Any public place may, by ordinary resolution of the Council publicly notified, be designated to be an area within which dogs must be controlled on a leash (known as a Leash Area). Refer to the Second Schedule of this bylaw.
- 10.2. Subject to Clause 11.3 of this bylaw, the owner of any dog shall not take that dog into any designated leash area unless a person physically capable of restraining the dog holds the leash.
- Every person commits an offence by failing to keep a dog on a leash, either in company of a person, or at large 10.3. in a leash area. Nothing in this clause relates to working dogs as defined in the Principal Act.

11.0 Public amenities

- 11.1. Subject to Clause 11.3 hereunder, no person shall take a dog into a public amenity at any time, whether or not the dog is under control; or
- 11.2. Being the owner of a dog, allowing that dog, whether knowingly or not, to enter a public amenity at any time.
- 11.3. Clauses 7.4, 8.2, 9.1 and 11.1 of this bylaw shall not apply to a guide or hearing ear dog, while in control of its owner

12.0 Shelter for dogs

- The owner of any dog shall make provision for adequate shelter for the dog, whether in the form of a kennel or 12.1. part of a building or structure that is warm, dry and free from draughts. Dogs cannot be kept under the house unless in a purpose-built kennel, or in/on vehicles.
- Where the owner of any dog provides a kennel or other structure for the use of the dog, it shall be made from 12.2. durable materials and be weatherproof. The kennel and/or run shall be of suitable size to allow the dog to turn around, lie down or stretch up or down. If secured to a kennel by way of a chain, the dog must be able to move freely into the kennel and within the kennel.
- 12.3. Where the owner provides any dog with a kennel, or confines by any means whatsoever, that dog's ability to move about within the owner's property, such kennel or means of confinement shall be so situated as to ensure that the dog shall not, while in its kennel or otherwise confined area, be within two metres of the boundary of the owner's property.
 - Every kennel or place of confinement shall have access to clean water and be kept in a clean and sanitary condition
 - Every dog owner must prevent the keeping of a dog beneath the floor of any building.

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- 12.4. An Animal Control officer may at his/her discretion in all matters, grant a dispensation in writing for the siting of the kennel or means of confinement, which would allow a dog to be less than two metres from the boundary of the owner's property.
- 12.5. Before deciding to grant dispensation under Clause 12.4 above, the Animal Control officer shall:
 - 12.5.1. Give written notice to the owner or occupier of any property directly affected by the proposed dispensation, setting out the particulars thereof and advising them that they may object in writing to the proposed dispensation within seven days of the receipt of such notice; and
 - 12.5.2. If an objection is received, consider the merits of that objection and, if found to be justified, shall refuse to grant a dispensation under this sub-clause but otherwise shall allow the dispensation.

13.0 Limitation on number of dogs

- 13.1. No occupier of a property within an urban area shall allow to suffer or remain on that property for any period in excess of fourteen (14) days, more than two dogs of any age of three months or more, whether or not that occupier is the owner of all or any of the dogs, unless the person is a holder of a valid permit issued by the Council permitting the keeping of more than two dogs on that property.
- 13.2. Any person desiring to keep three or more dogs on any property in the urban area shall make written application to the Council for a permit and shall pay such permit fee to the Council as the Council shall prescribe by resolution publicly notified from time to time.
- 13.3. The applicant shall provide to the Council such information as the Council may require relating to any application made under this Clause.
- 13.4. Upon receipt of an application for a permit under this Clause, the Council shall serve on the owner or occupiers of any adjoining properties and any other properties which, in the opinion of the Council, would be affected by the application, a copy thereof, together with any further information supplied by the applicant.
- 13.5. Any person so notified may object in writing to the application and shall send such objection to the Council so as to be received not more than seven days after a copy of the application has been received by that person.
- 13.6. Any permit issued under this Clause shall be made subject to such conditions as the Council, or any Committee of the Council authorised in that behalf, considers appropriate.
- 13.7. In considering an application for a permit under this Clause the Council, or any committee of the Council, shall take into account:
 - 13.7.1. The number, breed and characteristics of the dogs, which are the subject of the application.
 - 13.7.2. The situation, size, extent and security of fencing of the subject property and of any enclosure or enclosures thereon.
 - 13.7.3. The density of residential buildings in the vicinity of the subject property.
 - 13.7.4. The merits of any objections received.
 - 13.7.5. The record or complaint history of the applicant as a dog owner.
 - 13.7.6. Whether or not the applicant intends to use the dogs for breeding.
- 13.8. Any permit issued shall be in the manner of the permit entitled "Application to Keep More than Two Dogs Urban Area" (Refer to Form 2).
- 13.9. The permit shall record the details of each dog included in the permit and the permit shall not be transferable in respect to location, breed of dog or the permit holder, provided that the substitution of a dog with another dog of the same breed shall not require a further application.
- 13.10. Where an application for a permit is declined, or is issued subject to conditions, the applicant may apply in writing to the Council for re-consideration of the application and the decision of the Council, upon such reconsideration, shall be final.
- 13.11. Such fees shall accompany any application for re-consideration as the Council may, from time to time, prescribe by resolution publicly notified.
- 13.12. Where a permit to keep more than two dogs has been issued and there is evidence, to the satisfaction of the Animal Control Officer, that the conditions of the permit are not being complied with, the Permit may be revoked or amended.
- 13.13. Where the Council resolved to revoke or amend a permit after its determination according to Clause 13.12 of this bylaw, the owner shall comply with such revocation or amendment, as the case may be, within seven days of receipt of written notice of such determination.

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13.14. All previous consents to keep more than two dogs on any property shall, on the day this bylaw comes into force, be deemed to be permits issued under this bylaw.

14.0 Selected Owner Policy

14.1. The South Waikato District Council provides a Selected Owner Policy for any owner that fits the criteria as per the First Schedule (refer Form 1 and 1A), which means there would be a reduction in the Annual Registration Fee as long as the criteria is adhered too. Failure to comply may result in the revocation of an owners Selected Owner Policy.

15.0 Dogs becoming a nuisance or injurious to health

- 15.1. The owner of any dog or the occupier of any property whereon any dog or dogs are kept shall keep every bitch in season on the property for the duration of her oestrous cycle. The bitch shall be regularly exercised under control during this period of confinement.
- 15.2. If, in the opinion of the Council, the dog or dogs or keeping thereof has become, or is likely to become, a nuisance or injurious to the health of a member or members of the public, the Council or any person authorised in their behalf may, by notice in writing, require the owner or occupier to:
 - 15.2.1. Reduce the number of dogs kept on the property; or
 - 15.2.2. Take any other action the Council deems necessary to minimise or remove the likelihood of nuisance or injury to health by requiring the owner to construct, alter or otherwise improve any kennel or other place of confinement used to house or contain any dog; or
 - 15.2.3. Require the owner of any dog being a dog that, on two or more occasions has been found in contravention of this bylaw, such as wandering or being impounded, to cause that dog to be neutered, whether or not the owner has been convicted of an offence against Section 53 of the Principal Act.

16.0 Menacing dogs

- 16.1. Dogs that are wholly or predominantly of a breed or type listed in Schedule 4 of the Principal Act and classified as menacing under Section 33C of the Principal Act, will be required to be neutered if there is a history of irresponsible ownership during the previous two years.
- 16.2. Dogs that are classified as menacing under Section 33A of the Principal Act as a result of, observed or reported, aggressive behaviour will be required to be neutered.
- 16.3. Failure to comply with the neutering requirements will be an offence against this bylaw.

17.0 Aggravated dogs

17.1. Any person shall be guilty of an offence against this bylaw who behaves so as to cause any dog in any public or private place to become restive or aggravated, whether or not he or she is the owner of the dog.

18.0 Impounding

18.1. Any police officer or Animal Control officer may seize and impound any dog pursuant to the Principal Act and the dog shall be impounded until it is released upon payment in full of any fees set by Council by resolution publicly notified.

19.0 Offences and penalties

- 19.1. Every person who commits a breach of any of the provisions in this bylaw shall be liable, on summary conviction, to a fine not exceeding \$20,000 and, where an offence is a continuing one, then to a further fine not exceeding \$50 for every day or part of a day during which the offence has continued.
- 19.2. Failure to comply with any part of this bylaw may result in the offender being issued with an infringement notice in accordance with the First Schedule of the Dog Control Act 1996.

Note: Please refer to the Bylaws Administration Bylaw 2017, Clause 9 Serving of Orders and Notices and Clause 18 Right of Appeal.

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20.0 Rehome facilities

- 20.1. Every person commits an offence if he has in his or her custody a dog with the intention to rehome and that dog(s) is not currently registered with the Territorial Authority. This excludes dogs under the age of 3 months.
- 20.2. Pet Shop/Breeders/Welfare Organisations (Excluding the New Zealand SPCA)

The proprietor of any pet shop or re-homing facility shall provide a monthly statement setting out full details of dog(s) or pups sold or re-homed

This statement will consist of:

- The full name and address of the person(s) to whom the dog was sold/re-homed
- The age of the dog
- The name of the dog
- If over the age of 3 months (12 weeks) the current registration and microchip number

ALL dogs that are in the custody of a pet shop/breeder/welfare or re-homing facility must be registered with a South Waikato District tag and microchipped in accordance with the Dog Control Act 1996. Failure to do so carries the same penalties as stated in the Principal Act.

20.3. Rehoming of dogs kept in the Pound Facility

> Where a dog has been in the custody of the South Waikato Pound Facility for a period of 7 days or more, that dog may be evaluated by Dog Control Staff to assess its potential to be rehomed. If the dog proves suitable for rehoming, having shown no nuisance or aggressive traits while in pound custody, it may be advertised for rehoming. When a prospective owner has been found a property check must be undertaken at the property that the dog is to be kept at to ensure that the rehoming criteria is met. ALL rehoming and registration fees must be paid in full BEFORE an appointment is made by Animal Control staff to have the dog spayed or neutered at a Vet Clinic. This procedure is of no cost to the new owner.

21.0 Right of appeal

- 21.1. Any person who claims to be unfairly or adversely affected by a decision, order or direction, given by an authorised officer or authorised agent in administrating any bylaw may appeal to Council for relief.
- The Appeal must be in writing setting out the reasons for the Appeal and must be received by Council within 22.2. fourteen (14) days after the date on which the decision, order or direction being appealed against was given.
- 23.3. The Council may appoint any standing committee of Council to consider the Appeal and to consider written submissions or submissions delivered in person from the appellant if the committee so decides within 25 working days of the closing date of the receipt of the appeal.
- The committee, after considering such evidence and submissions as it thinks necessary, may revoke, confirm, 24.4. or modify the decision, order, or direction that gave rise to the Appeal.

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22.0 Adoption of bylaw

The foregoing bylaw was duly adopted by resolution of the South Waikato District Council following completion of the Special Consultative Procedure prescribed by Sections 83 & 86 of the Act.

I, Benjamin Smit, Chief Executive of South Waikato District Council, CERTIFY that this bylaw was made by Resolution No 17/317 on the 13th day of December 2017, and was duly amended on 1 August 2019 to come into effect on the 2nd day of August 2019.

Dated this 2rd day of August 2019.

The COMMON SEAL of THE SOUTH WAIKATO DISTRICT COUNCIL was hereto affixed in the presence of:

Christian Color of Mark At 10 Mar

JR Shattock - Mayor

B Smit - Chief Executive

Annotations

Res No	Date	Subject/Description
04/448	9 December 2004	Adopted by Council
14/081	27 March 2014	Revision of Bylaw
14/268	16 October 2014	Revision of Bylaw
15/357	1 October 2015	Amendment 19.3 adopted
17/317	13 December 2017	Adopted by Council
19/201	1 August 2019	Amendments to Second Schedule approved

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First Schedule: Forms

Form 1 - Selected Owner Policy Declaration

Form 1a - Criteria for Selected Owner Policy

Form 2 - Application to Keep More than Two Dogs in an Urban Area

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Selected Owner Policy Declaration Dog Control Bylaw 2017, Form 1



Owner Declaration

I certify that I have discussed the requirements of this Policy with an Animal and Compliance Officer and that I fully understand my obligations under this Policy as detailed below:

I declare that:

- 1. My dog registration fees must be paid in full prior to 1 August each year.
- 2. Any dog(s) owned or kept by me will be registered in accordance with the Dog Control Act 1996.
- 3. I must have no validated complaints against me regarding my dog(s).
- 4. My dog(s) is/are kept under proper control at all times.
- I, or my duly authorised agent, shall always be in attendance for the inspection of my property and shall render every possible assistance as requested by an Animal and Compliance Officer.
- Any deaths, sales or transfers of dogs to or from my ownership will be notified in writing to the Animal and Compliance Officer of the South Waikato District Council.
- I understand that any breach of this Declaration will lead to immediate cancellation of my privileges under this Policy.
- I am aware that the granting of this application does not relieve me from payment of the appropriate registration fee(s).
- I understand that loss of the Selected Owner Policy will require a minimum of one full registration year at a standard rate.

Owner Details		
I hereby apply for the Selected Own	ner Policy classification:	
Owner's Name:	Account:	
Address:		
Signed (Owner):	Date:	
For Office Use		
Signed (Officer):	Date:	

Dog Control Form 1 - Selected Owner Policy Declaration

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Criteria for Selected Owner Policy Dog Control Bylaw 2017, Form 1A



The South Waikato District Council has available the category of Selected Owner Policy.

The Council regards this Policy as a privilege and not a right. As a result, the fees for this category are substantially lower than the normal standard registration fees.

The criteria is as follows:

- 1. You are required to have a suitably fenced property.
- 2. You must have had no validated complaints regarding your dog(s) for the 12 months prior to your application (ie, no barking, aggression or wandering complaints or impounding).
- 3. You must not have had a prosecution for a dog-related offence for the 24 month period prior to your application.
- 4. Your dog registration fees must be paid in full prior to 1 August each year.
- 5. Dogs registered for the first time on or after 1 July 2006 must be microchipped in accordance with the Dog Control Act 1996.
- 6. You will be asked to sign a declaration form stating that you understand and agree to comply with these criteria.
- 7. A registered pig hunter will not lose their Selected Owner Policy status should his/her dog(s) be impounded after being caught in the CHH Forests during the prescribed hunting season. Normal impounding fees would be required to be paid.

Failing to comply with any of the above may result in your Selected Owner Policy licence being revoked.

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Application to Keep More than Two Dogs in an Urban Area Clause 13.2, Dog Control Bylaw 2017, Form 2



Owner Det	ails					
	ke application for c nal dog(s) on my p					
Owner's Nar	ne:				File No:	
Owner's Address:						
No of Extra Dogs:		Reason:				
Date of Birth	hi					
Phone Numbers:			Day			Evening
Email:				12.21		
Details of D	Dogs					
	Dog 1	ι	Oog 2	Dog	3	Dog 4
Name:						
Breed:						
Colour:						
Sex:						
Age:						
Reg No:						
days. The p If there are	is for the property a termit is non-transfi any complaints in t bide by the condition	erable to anoth he future regar	er property or po ding the dogs, th	erson. ne exemption	will be reviewe	d.
					-	

Dog Control Form 2 - Application to Keep More Than Two Dogs in an Urban Area

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Second Schedule: Areas where dogs are restricted, prohibited and permitted (as mapped) Restricted Dog Areas (between the hours of 8.00am and 6.00pm)

Tokoroa

01 Tokoroa Commercial Area

Prohibited Dog Areas - Public Playgrounds

Tokoroa

01	Dunhams Park Reserve
02	Elizabeth Park Reserve

03 Glenkill Reserve

04 Inman Street Reserve

05 Kauri Street

Lake Moananui Reserve
 Skate Park – Logan Street
 Skate Park – Roslin Street

09 Youth Park Reserve

Putaruru

Galway Reserve
Grey Street Reserve
Overdale Road Reserve
Putaruru Skate Park
Barnett Street Reserve

Tirau

01 Church Street Playground

Arapuni

01 Jones Landing Reserve

02 Pioneer Reserve

Prohibited Dog Areas - District Wide

01 Waikato River Trails
02 Te Waihou Walkway
03 All cemeteries

04 Airport

05 All Council owned/controlled facilities

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Dog Exercise Areas

Tokoroa

01	Benalder Reserve
02	St Andrews Drive Reserve
03	John Street Reserve
04	Dalmeny Street/Railway Reserve
05	Benella Street Reserve
06	Whakauru Stream Reserve (Watermark/Devon Place)
07	Matarawa Stream (Maraetai Road/Matarawa Park)
80	Matarawa Stream (Baird Road/Cullen Crescent)
09	Inman/Chartwell Drive Reserve
10	West side of Lake Moananui
11	Both sides of Maraetai Road to Princess Beatrix Avenue

Putāruru

01 Buckland Str	reet/Railway
-----------------	--------------

02 Oraka Reserve

03 A.L. Mason Reserve (Rotary Grove)

04 Glenshea Park by Reservoir

05 Totara Park

Tīrau

01 Prospect Avenue/Railway02 Tirau Domain Area - Lower

Arapuni

01 Pioneer Crescent by Short Street

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DOG CONTROL BYLAW 2017 TOKOROA



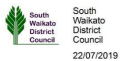




DOG CONTROL BYLAW 2017 TOKOROA INSET MAP





















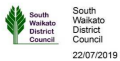




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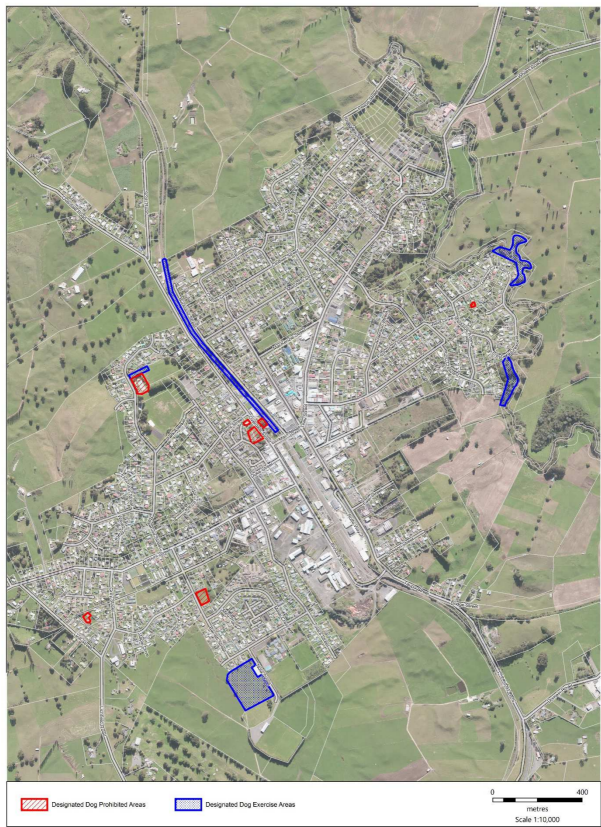






PUTARURU DOG EXCERCISE/PROHIBITED AREAS







South Waikato District Council 22/07/2019

PROHIBITED DOG AREAS - PUBLIC PLAYGROUNDS

DOG CONTROL BYLAW 2017



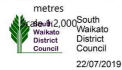
























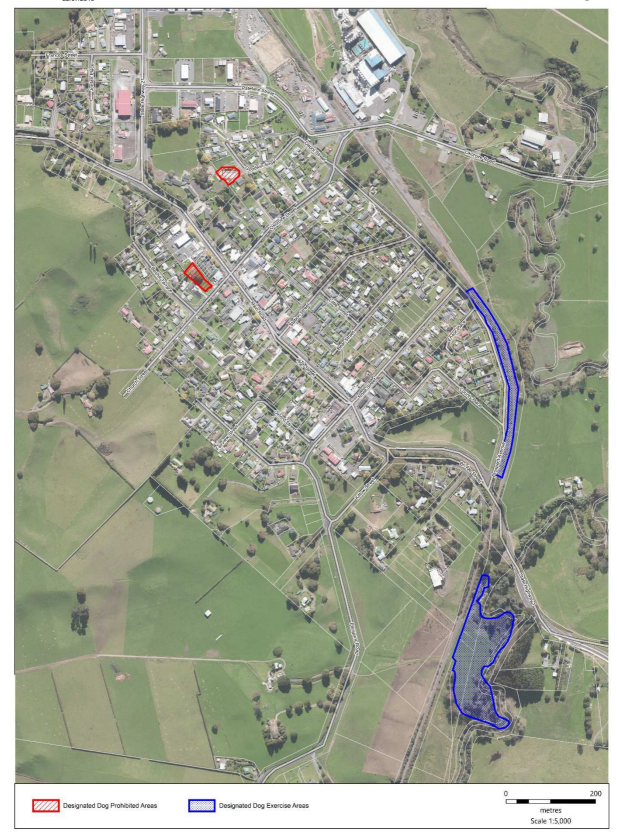






DOG CONTROL BYLAW 2017 TIRAU







District Council 22/07/2019







DOG CONTROL BYLAW 2017 ARAPUNI















