Mangati Catchment Joint Monitoring Programme Annual Report 2017-2018

Technical Report 2018-21

Taranaki Regional Council

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Executive summary

This report is the Annual Report for the period July 2017 to June 2018 by the Taranaki Regional Council (the Council) describing the monitoring programme associated with 16 industries within the catchment of the Mangati Stream, Bell Block.

The Mangati catchment has, in the past, been heavily utilised for the disposal of stormwater and wastewaters from a large number of industrial sites. As a consequence of inadequate treatment and management of discharges and minimal dilution capacity in the past, the water quality and aquatic ecosystems of the stream were significantly impacted. The Mangati Stream catchment is listed in the Regional Freshwater Plan for Taranaki (Appendix III) as having been identified for enhancement of natural, ecological and amenity values, and life supporting capacity. The Council has addressed this by requiring consents for discharges from every industrial site within the catchment that has significant potential for contamination. A combined monitoring programme has been implemented by Council to monitor these discharges, and since the 2002-2003 year a holistic approach has been applied to the monitoring of abstractions and discharges to all media.

During the 2017-2018 monitoring period a total of one water abstraction consent, 17 water discharge consents, five air discharge consents and two discharge to land consents were held by industries in this catchment. This report covers the results and findings during this monitoring period for these 25 consents, which contain a total of 257 special conditions that the consent holders must satisfy. It represents the 21st report produced by Council to cover water discharges by industries within the catchment and their effects, and is the eleventh combined report to cover abstractions and discharges to all media.

Overall, a good level of environmental performance was achieved by the consent holders in the industrial area of the Mangati Stream catchment.

Monitoring during the year under review included 52 site inspections, discussions with site operators over site management, 70 discharge samples, 26 receiving water samples, 16 macroinvertebrate samples, several point source/ambient air particulate surveys and odour surveys.

Historically, chemical and biological monitoring results for the Mangati catchment have shown there to be a two-stage reduction in water quality, one below the main stormwater outlet from Tegel Foods poultry processing plant, the other below the industrial drain which joins the stream at the main highway.

During the period under review higher than expected biochemical oxygen demand (BOD) concentrations were found in two of the wet weather runs, however the final survey of the period found that BOD levels had returned to values similar to the historic medians. Also noted were increases in BOD inputs from the upper non industrial reaches of the catchment, which are currently being investigated.

In the period under review the instream dissolved zinc and copper concentrations met the appropriate USEPA acute or chronic exposure guidelines in 16 of the 18 results. None of the 24 instream samples taken during the period under review exceeded the 0.025 g/m³ Regional Freshwater Plan unionised ammonia guideline or the 0.9 g/m³ total ammonia national guideline.

Also noted during the period under review were the lower than expected macroinvertebrate community index (MCI) values found in the middle and lower reaches of the stream during the spring macroinvertebrate survey. This may have been attributable to the contamination of the municipal stormwater treatment ponds from an oil spill in July 2017. The summer survey indicated some recovery in the downstream environment.

There were 11 substantiated non-compliances recorded in the Mangati catchment during the period under review, 10 of which were related to the consented companies monitored under this catchment programme. Most of these incidents were related to non-compliant constituent concentrations found during discharge

sampling. All incidents or non-compliances (substantiated or otherwise) were investigated and appropriate enforcement action was taken as required.

During the year, ABB Ltd demonstrated a high level of environmental and administrative performance.

During the year, First Gas Ltd demonstrated a high level of environmental and administrative performance.

During the period from 6 April 2018 to 30 June 2018 the BHL demonstrated a high level of environmental performance and compliance and a good level of administrative performance.

During the period from June 2017 to 6 April 2018, GrainCorp Feeds Ltd demonstrated a poor level of environmental performance and compliance with their resource consents and a good level of administrative performance. Numerous persistent issues noted at the site resulted in four infringement notices being issued.

During the year, Greymouth Petroleum demonstrated a high level of environmental performance and compliance with their resource consents and a high level of administrative performance.

During the year Halliburton New Zealand Ltd demonstrated a high level of administrative performance, however an improvement in environmental performance and compliance with their resource consent is required. During the period under review there were on-going issues in regard to non-compliant discharges and two infringement notices were issued.

During the year, an improvement in J Swap's level of environmental performance was required. An infringement fine was issued due to an odour and dust complaint. During the year J Swap demonstrated a good administrative performance.

During the year, McKechnie Aluminium Solutions Ltd demonstrated a high level of environmental and a high level administrative performance and compliance with their resource consents.

During the year, NPDC demonstrated a good level of environmental and high level of administrative performance and compliance with their resource consent.

During the year, Nexans New Zealand Ltd demonstrated a good level of environmental and high level of administrative performance and compliance with their resource consents.

During the year, OMV New Zealand Ltd demonstrated a high level of environmental performance and administrative performance and compliance with their resource consent.

During the year, Schlumberger demonstrated a high level of environmental performance and compliance with their resource consents. However, an improvement is required in their administrative performance. An updated contingency plan and stormwater/wastewater plan was required for the site and self-sampling results were not provided. Council Officers were taking actions on the non-compliant matters at the end of the period under review.

Tasman Oil Tools Ltd demonstrated a high level of environmental and administrative performance and compliance with their resource consent.

During the year, the Tegel Foods Ltd (feed mill) demonstrated a high level of environmental and administrative performance and compliance with their resource consents.

During the period under review, an improvement in Tegel Foods Ltd (poultry processing plant) level of environmental performance was required. There were ongoing issues in regards to site management and a non-compliant discharge and this resulted in two infringement fines being issued. Tegel Foods Ltd demonstrated a high level of administrative performance.

During the year an improvement was required in TIL Freighting Ltd's level of environmental performance and compliance with their resource consents. There were on-going issues in regards to site house-keeping

and substance storage. Enforcement action by the Council was effective and the Company became compliant. During the year TIL demonstrated a good level of administrative performance.

During the year under review, W Abraham Ltd demonstrated a high level of environmental and administrative performance and compliance with their resource consent.

In terms of overall environmental and compliance performance by the consent holders over the last several years, this report shows that the consent holders performance generally remained at a good level in the year under review. It is noted however that there are a few consent holders that either, continued to have issues that required improvement (following on from the previous period), or required interventions and enforcement action as a result of significant events. Council officers were following up these situation at the end of the period under review.

For reference, in the 2017-2018 year, consent holders were found to achieve a high level of environmental performance and compliance for 76% of the consents monitored through the Taranaki tailored monitoring programmes, while for another 20% of the consents, a good level of environmental performance and compliance was achieved.

This report includes recommendations for the 2018-2019 year.

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1 Introduction

1.1 Compliance monitoring programme reports and the Resource Management Act 1991

1.1.1 Introduction

This report is the Annual Report for the period July 2017 to June 2018 by the Taranaki Regional Council (the Council) on the monitoring programme associated with 25 resource consents held by companies within the Mangati catchment. It is the 21st combined report on the Mangati Stream Catchment Joint Monitoring Programme.

This report covers the results and findings of the monitoring programme implemented by the Council in respect of the consents held by the companies that relate to abstractions and discharges of water within the Mangati catchment, and the air discharge permits held by the companies to cover emissions to air from the sites.

One of the intents of the *Resource Management Act 1991* (RMA) is that environmental management should be integrated across all media, so that a consent holder's use of water, air and land should be considered from a single comprehensive environmental perspective. Accordingly, the Council has been integrating its environmental monitoring programmes and reporting the results of the programmes jointly. Therefore since June 2002, a combined approach has been applied to the monitoring and reporting of the non-agricultural discharges in this industrial area of Bell Block across all media. This report discusses the environmental effects of the companies' use of both water and air.

The Mangati Stream has a narrow catchment that runs from south to north in the lowland between the Waiwhakaiho and Waiongana River systems. The total catchment area is approximately 6.1 km². The length of the catchment, from the headwaters between Paraite and Corbett Roads to the sea at Bell Block beach, is approximately five kilometres.

The industrial area at Bell Block is situated mid-catchment predominantly on the western side of the stream. Upstream, land use is pastoral and horticultural. Downstream, the Mangati flows through the residential area of Bell Block. The Mangati Reserve, with its popular well maintained walkway, boarders the stream immediately below the industrial area. The beach at the mouth of the stream is also a popular recreational area.

The Mangati Stream has been the subject of numerous pollution incidents in past years, the large majority of which have related to water discharges from the industrial area.

The Council's response to the continued pollution of the Mangati Stream has been to require licensing of discharges of wastewater or stormwater from sites where there is the potential for contamination to occur. Thus, the Mangati Stream Catchment Monitoring Programme was implemented to ensure compliance with these consents and to determine the effects of the discharges on the water quality and biota of the stream.



Photo 1 Mangati Reserve at Parklands Avenue



Photo 2 Mangati Stream at the coast

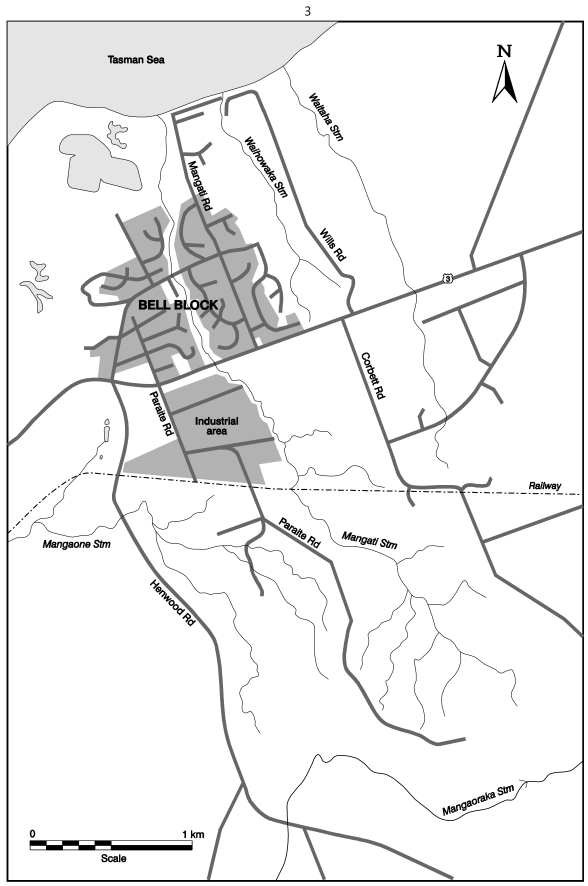


Figure 1 Mangati catchment

1.1.2 Structure of this report

Section 1 of this report is a background section. It sets out general information about:

- consent compliance monitoring under the RMA and the Council's obligations;
- the Council's approach to monitoring sites though annual programmes;
- the resource consents held by companies in the Mangati catchment;
- the nature of the monitoring programme in place for the period under review; and
- a description of the activities and operations conducted in the catchment.

Each company's activity is then discussed in detail in a separate section (Sections 2 to 17).

In each subsection (e.g. Section 2.1) there is a general description of the industrial activity and its discharges, and an outline of the matters covered by the company's permit/s.

Subsection 2 presents the results of monitoring of the company's activities during the period under review, including scientific and technical data, and any information on the Council's register of incidents.

Subsection 3 discusses the results, their interpretations, and their significance for the environment in the immediate vicinity of the site under discussion.

Subsection 4 presents recommendations to be implemented in the 2018-2019 monitoring year.

Section 18 presents a summary of the information on file about unauthorised incidents logged on the Council's database in the Mangati catchment, or relating to the region wide mobile abrasive blasting consent that is monitored under this programme.

Section 19 presents information relating to monitoring of the combined discharges to the New Plymouth District Council wetland, and to the Mangati Stream. There is a discussion of the results, their interpretation, and their significance for the environment.

Section 20 considers the receiving environment monitoring undertaken in the Mangati catchment.

Section 21 presents a summary of recommendations made in relation to the monitoring of each company's activities.

A glossary of common abbreviations and scientific terms, and a bibliography, are presented at the end of the report.

1.1.3 The Resource Management Act (1991) and monitoring

The RMA primarily addresses environmental `effects' which are defined as positive or adverse, temporary or permanent, past, present or future, or cumulative. Effects may arise in relation to:

- a. the neighbourhood or the wider community around a discharger, and may include cultural and socioeconomic effects;
- b. physical effects on the locality, including landscape, amenity and visual effects;
- c. ecosystems, including effects on plants, animals, or habitats, whether aquatic or terrestrial;
- d. natural and physical resources having special significance (for example, recreational, cultural, or aesthetic); and
- e. risks to the neighbourhood or environment.

In drafting and reviewing conditions on discharge permits, and in implementing monitoring programmes, the Council is recognising the comprehensive meaning of 'effects' inasmuch as is appropriate for each discharge source. Monitoring programmes are not only based on existing permit conditions, but also on the obligations of the RMA to assess the effects of the exercise of consents. In accordance with Section 35 of the RMA, the Council undertakes compliance monitoring for consents and rules in regional plans, and maintains an overview of performance of resource users and consent holders. Compliance monitoring, including both activity and impact monitoring, enables the Council to continually re-evaluate its approach and that of consent holders to resource management and, ultimately, through the refinement of methods and considered responsible resource utilisation, to move closer to achieving sustainable development of the region's resources.

1.1.4 Evaluation of environmental and administrative performance

Besides discussing the various details of the performance and extent of compliance by the consent holders, this report also assigns a rating as to each Company's environmental and administrative performance during the period under review.

Environmental performance is concerned with <u>actual or likely effects</u> on the receiving environment from the activities during the monitoring year. Administrative performance is concerned with the Company's approach to demonstrating consent compliance <u>in site operations and management</u> including the timely provision of information to Council (such as contingency plans and water take data) in accordance with consent conditions.

Events that were beyond the control of the consent holder <u>and</u> unforeseeable (that is a defence under the provisions of the RMA can be established) may be excluded with regard to the performance rating applied. For example loss of data due to a flood destroying deployed field equipment.

The categories used by the Council for this monitoring period, and their interpretation, are as follows:

Environmental Performance

High: No or inconsequential (short-term duration, less than minor in severity) breaches of consent or regional plan parameters resulting from the activity; no adverse effects of significance noted or likely in the receiving environment. The Council did not record any verified unauthorised incidents involving significant environmental impacts and was not obliged to issue any abatement notices or infringement notices in relation to such impacts.

Good: Likely or actual adverse effects of activities on the receiving environment were negligible or minor at most. There were some such issues noted during monitoring, from self-reports, or in response to unauthorised incident reports, but these items were not critical, and follow-up inspections showed they have been dealt with. These minor issues were resolved positively, co-operatively, and quickly.

The Council was not obliged to issue any abatement notices or infringement notices in relation to the minor non-compliant effects; however abatement notices may have been issued to mitigate an identified potential for an environmental effect to occur.

For example:

- High suspended solid values recorded in discharge samples, however the discharge was to land or to receiving waters that were in high flow at the time;
- Strong odour beyond boundary but no residential properties or other recipient nearby.

Improvement required: Likely or actual adverse effects of activities on the receiving environment were more than minor, but not substantial. There were some issues noted during monitoring, from self-reports, or in response to unauthorised incident reports. Cumulative adverse effects of a persistent minor non-compliant activity could elevate a minor issue to this level. Abatement notices and infringement notices may have been issued in respect of effects.

Poor: Likely or actual adverse effects of activities on the receiving environment were significant. There were some items noted during monitoring, from self-reports, or in response to unauthorised incident reports. Cumulative adverse effects of a persistent moderate non-compliant activity could elevate an 'improvement required' issue to this level. Typically there were grounds for either a prosecution or an infringement notice in respect of effects.

Administrative performance

High: The administrative requirements of the resource consents were met, or any failure to do this had trivial consequences and were addressed promptly and co-operatively.

Good: Perhaps some administrative requirements of the resource consents were not met at a particular time, however this was addressed without repeated interventions from the Council staff. Alternatively adequate reason was provided for matters such as the no or late provision of information, interpretation of 'best practical option' for avoiding potential effects, etc.

Improvement required: Repeated interventions to meet the administrative requirements of the resource consents were made by Council staff. These matters took some time to resolve, or remained unresolved at the end of the period under review. The Council may have issued an abatement notice to attain compliance.

Poor: Material failings to meet the administrative requirements of the resource consents. Significant intervention by the Council was required. Typically there were grounds for an infringement notice.

For reference, in the 2017-2018 year, consent holders were found to achieve a high level of environmental performance and compliance for 76% of the consents monitored through the Taranaki tailored monitoring programmes, while for another 20% of the consents, a good level of environmental performance and compliance was achieved.

1.1.5 Investigations, interventions, and incidents

The monitoring programme for the period under review was based on what was considered to be an appropriate level of monitoring, review of data, and liaison with the consent holders. During the year matters may arise which require additional activity by the Council, for example provision of advice and information, or investigation of potential or actual causes of non-compliance or failure to maintain good practices. A pro-active approach that in the first instance avoids issues occurring is favoured.

The Council operates and maintains a register of all complaints or reported and discovered excursions from acceptable limits and practices, including non-compliance with consents, which may damage the

environment. The incident register includes events where the company concerned has itself notified the Council. The register contains details of any investigation and corrective action taken.

Complaints may be alleged to be associated with a particular site. If there is potentially an issue of legal liability, the Council must be able to prove by investigation that the identified company is indeed the source of the incident (or that the allegation cannot be proven).

1.2 Resource consents

The resource consents covered by the Mangati Catchment Joint Monitoring Programme are outlined in Table 1 and their locations are shown in Figure 2. During the period under review, one water abstraction consent, seventeen non-agricultural water discharge consents, five air discharge consents and two discharge to land consents were held by industries in this catchment. There are a small number of other consented discharges in the catchment, such as agricultural discharges, which are not covered directly by this monitoring programme. Outlines of the companies' activities and the special conditions on their consents are presented in later sections.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consents which are appended to this report in Appendix I.

Stormwater discharge consents have standardised special conditions that:

- Requires the consent holder to adopt best practice.
- Limits the area from which stormwater can be discharged.
- Requires the use of a stormwater treatment system.
- Places limits on constituents of the discharge, with specific regard to pH, suspended solids and oil and grease.
- Requires that the discharge does not cause certain effects in the receiving waters.
- Requires that the consent holder maintain a spill contingency plan to ensure that in the event of an
 unforeseen situation, the chances of a spillage resulting in an unauthorised discharge leaving the site
 are minimised.
- Requires that the consent holder maintain and adhere to a management plan to ensure that the
 consent holder examines the activities taking place on site, and puts appropriate controls in place to
 minimise the potential for stormwater contamination to occur due to routine activities to ensure that
 the consent holder examines the activities taking place on site, and puts appropriate controls in place
 to minimise the potential for stormwater contamination to occur due to routine activities.
- Requires the consent holder to notify Council prior to making any changes to the site or site processes.
- Provide for lapse and review of the consent.

Table 1 Resource consents in the Mangati catchment covered by this report

Consent holder	Resource consent	Purpose	Next review date	Expiry date
	2336-3	To discharge stormwater from a transformer manufacturing site into the Mangati Stream	June 2020	Surrendered
ABB Ltd	5435-2	To discharge emissions into the air from dry steel grit blasting processes and associated activities	June 2020	Surrendered
First Gas Ltd	4780-2	To discharge stormwater and vehicle wash water to the Mangati Stream	June 2020	1 June 2032
Barton Holdings Ltd*	7707-1	To discharge stormwater into the Mangati Stream	June 2020	1 June 2026
Greymouth Petroleum Acquisitions Company Ltd	4664-3	To discharge treated stormwater from a pipe yard used for the cleaning and storage of casing and drilling equipment, and the storage of hazardous substances, onto and into land in circumstances where it may enter the Mangati Stream	June 2020	1 June 2026
Halliburton New Zealand Ltd	2337-3	To discharge stormwater from an industrial site, used for an oil field service operation, into the Mangati Stream		1 June 2026
J Swap Contractors Ltd	10085-1	o discharge stormwater from a transport depot into an unnamed tributary of the Mangati tream		1 June 2032
McKechnie Aluminium Solutions Ltd	3139-3	To discharge stormwater (including cooling water) from an industrial site into an unnamed tributary of the Mangati Stream		1 June 2026
New Plymouth District Council 4302-2		To discharge up to 5,200 L/s of stormwater from industrial sealed areas and roofs through piped stormwater systems into the Mangati Stream	-	1 June 2020
	4497-3	To discharge stormwater and cooling water from an electric wire and cable manufacturing site into the Mangati Stream	June 2020	1 June 2026
Nexans New Zealand Ltd	5417-2	To discharge emissions into the air from an electric wire and cable manufacturing plant and associated activities	June 2020	1 June 2032
OMV New Zealand Ltd	3913-3	To discharge stormwater from an industrial site into an unnamed tributary of the Mangati Stream	June 2020	1 June 2032
	5987-1	To discharge treated stormwater from a synthetic liquid mud plant and storage site into the Mangati Stream	-	1 June 2020
Schlumberger New Zealand Ltd	6032-1	To discharge treated wash water and stormwater from a storage and maintenance premises for oil field exploration equipment into the Mangati Stream	-	1 June 2020

Consent holder	Resource consent	Purpose		Expiry date
Tasman Oil Tools Ltd 4812-2		To discharge up to 112 L/s of stormwater including washdown water from a storage and maintenance yard for oil field drilling equipment into an unnamed tributary of the Mangati Stream		1 June 2020
Tegel Foods Ltd (Feedmill)	2335-4	To discharge stormwater from a stock/poultry feed manufacturing site to the NPDC stormwater drainage network	June 2020	1 June 2026
reger roous Ltd (reediffili)	4038-6	To discharge emissions into the air from the milling and blending of grain and/or animal meals together with associated activities	-	1 June 2020
	3470-4	To discharge stormwater from a poultry processing plant site to the New Plymouth District Council drainage network	June 2020	1 June 2026
	4026-3	To discharge emissions into the air from the processing of animal matter and associated processes	June 2020	1 June 2032
Tegel Foods Ltd (Poultry Plant)	5494-2	To discharge poultry processing wastes by burial into land in the vicinity of the Mangati Stream in emergency circumstances only	June 2020	1 June 2032
	6357-1	To take and use groundwater from a bore for food processing and washdown purposes	June 2020	1 June 2038
	7389-1	To discharge stormwater from a poultry processing plant via a wetland into the Mangati Stream	June 2020	1 June 2026
TIL Freighting Ltd	6952-1	To discharge stormwater from a truck depot into and onto land in the vicinity of the Mangaone Stream in the Waiwhakaiho catchment	-	1 June 2020
The Freighting Ltd	7578-1	To discharge stormwater from a truck depot into the Mangati Stream	June 2020	1 June 2026
W Abraham Ltd	7147-2	To discharge emissions into the air from the operation of a crematorium including a natural gas-fired cremator	June 2020	1 June 2032

^{*}Consent transferred for GrainCorp Ltd to Barton Holdings Ltd 10 April 2018

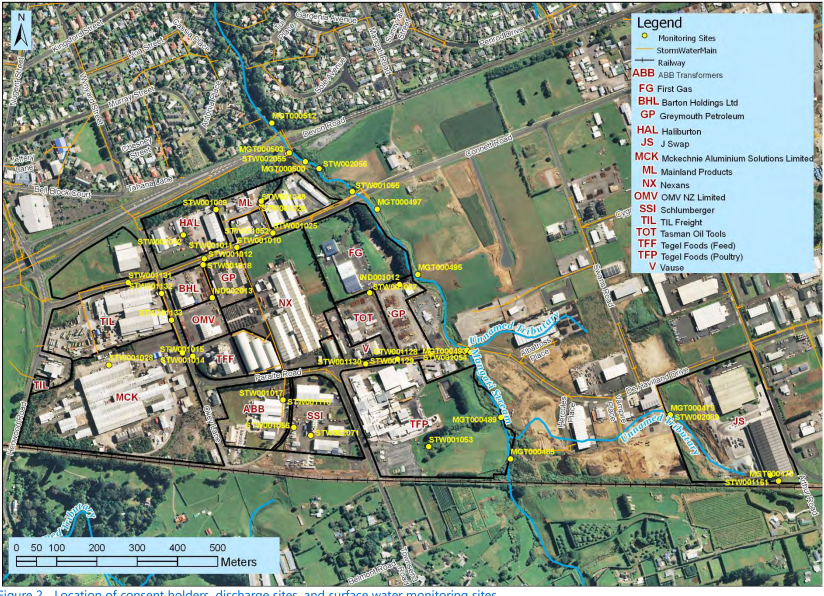


Figure 2 Location of consent holders, discharge sites, and surface water monitoring sites

1.3 Monitoring programme

1.3.1 Introduction

Section 35 of the RMA sets out obligations for the Council to gather information, monitor, and conduct research on the exercise of resource consents within the Taranaki region. The Council is also required to assess the effects arising from the exercising of these consents and report upon them.

The Council may therefore make and record measurements of physical and chemical parameters, take samples for analysis, carry out surveys and inspections, conduct investigations, and seek information from consent holders.

The monitoring programme for the industries in the Mangati catchment consisted of seven primary components.

1.3.2 Programme liaison and management

There is generally a significant investment of time and resources by the Council in:

- ongoing liaison with resource consent holders over consent conditions and their interpretation and application;
- in discussion over monitoring requirements;
- preparation for any consent reviews, renewals or new consent applications;
- advice on the Council's environmental management strategies and content of regional plans and;
- consultation on associated matters.

1.3.3 Site inspections

Each of the consent holders' properties was inspected during the monitoring period for compliance with any relevant consent conditions, and potential for unauthorised discharge. With regard to consents for the abstraction of or discharge to water, the main points of interest were plant processes with potential or actual discharges to receiving watercourses, including contaminated stormwater and process wastewaters. Areas where chemicals or products are stored or transferred are also given particular attention. Air inspections focused on plant processes with associated actual and potential emission sources and characteristics, including potential odour, dust, noxious or offensive emissions. Sources of data being collected by the consent holder were identified and accessed, so that performance in respect of operation, internal monitoring, and supervision could be reviewed by the Council. The neighbourhood was surveyed for environmental effects.

The programmed frequency of inspection varies depending on the type of activity at the site and the outcome of previous inspections.

During the period under review an officer of the Council carried out a total of 52 inspections.

1.3.4 Chemical sampling

In relation to the monitoring of water discharges, the Council undertook sampling of the discharges from the sites, the combined discharges and the water quality upstream and downstream of the discharge points and mixing zones.

General surveys of the entire industrial stormwater drainage system and the Mangati Stream are carried out in both dry and wet weather conditions. This involves sampling at up to 46 points (Figure 2), depending upon the weather conditions and the discharges occurring. The analysis of samples from these monitoring

points includes a wide range of parameters, the particular number and type of which, is dependent on the particular sampling site location. Not all results for all sites are reported in this document; full results can be obtained by contacting the Council.

These synoptic surveys produce information on the combined and likely relative effects of discharges from the various industrial sites on water quality of the Mangati Stream. Where possible, these surveys also allow for the determination of compliance with consent conditions on effluent composition for particular consent holders.

The frequency of general chemical surveys has changed as the programme has developed. Two surveys are scheduled in wet weather and one in dry weather during the summer low flow period. Following analysis of the combined discharges, follow up sampling of individual discharges may be carried out if required.

During the period under review three surveys were performed. Full wet weather runs were carried out on 26 September 2017 and 15 May 2018, while a dry weather survey was undertaken on 16 February 2018. Discharge samples are also undertaken during wet weather inspections.

Overall 70 discharge samples and 26 receiving water samples were taken during the 2017-2018 period.

In relation to the monitoring of air emissions, the Council undertook odour surveys in the neighbourhood of the site inspected and ambient and discharge dust monitoring was undertaken using hand held electronic equipment. The monitoring programme provides for deposition gauging to be conducted every three years, this was undertaken in the 2015-2016 year and will next be included in the 2018-2019 monitoring programme at selected locations in the vicinity and Tegel Poultry Ltd's feed mill site.

1.3.5 Macroinvertebrate surveys

A biological (macroinvertebrate) survey was performed on two occasions at eight sites in the Mangati Stream to determine whether or not the discharges of treated and untreated stormwater, treated wash water and cooling waters from the sites have had a detrimental effect upon the communities of the stream. Monitoring was undertaken on 26 October 2017 and 28 February 2018.

The locations of the biomonitoring sites are described in Table 2 and depicted in Figure 3.

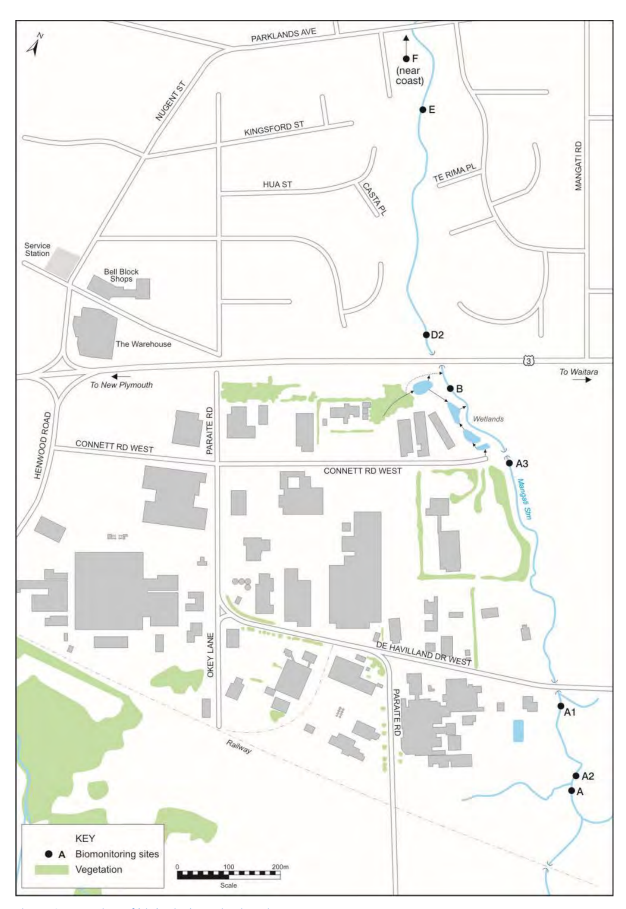


Figure 3 Location of biological monitoring sites

Table 2 Biomonitoring sites in the Mangati Stream

Site	TRC Site code	Map Reference NZTM		Location	Distance from sea,	
		Easting	Northing		km	
Α	MGT000488	1700095	5678043	Below railway (above industrial area)	2.8	
A2	MGT000490	1700062	5678084	Between wetland tributary receiving Tegel stormwater and old Tegel discharge point	2.7	
A1	MGT000491	1700018	5678166	Below old Tegel Foods discharge point	2.6	
A3	MGT000497	1699775	5678573	Above Connett Road	2.1	
В	MGT000500	1699596	5678691	Above the industrial tributary but below the wetland	1.9	
D2	MGT000512	1699513	5678787	Below the (industrial) tributary and wetland (20m below SH3)	1.9	
E	MGT000520	1699385	5679103	400 metres below industrial stormwater drain	1.5	
F	MGT000550	1699215	5680409	50 metres above Bell Block beach	0.0	

1.3.6 Fish survey

Electric fishing and spotlighting are techniques commonly used for the assessment of fish species present in waterways. The fish communities have been monitored in the past in three areas focused around MGT000491 (site A1), MGT000505 (site D) and MGT000550 (site F).

Electric fishing surveys have been undertaken intermittently with the previous surveys carried out in December 1990, March 2001, and June 2007. In the 2010-2011 year it was determined by the Council's freshwater biologist that spotlighting was a more appropriate method for this small stream, and so three yearly spotlight fish surveys were recommended with the first of these carried out in March 2011 and again in the 2013-2014 period.

In the March 2011 fish survey report it was suggested that future surveys may benefit from the inclusion of fyke nets set in the stream, to try and capture larger, more secretive fish. This was due to the fact that all fish found were less than two years old, and some fish that could be expected to inhabit this stream were not recorded, e.g. giant kokopu, longfin eel. It was concluded that although this may be cause for concern, it may also be as a result of the monitoring method, rather than being indicative of environmental effects.

Fish surveys are scheduled every three years and will next be undertaken during the 2019-2020 monitoring period.

1.3.7 Data review

Special condition 4 of water abstraction consent 6357 held by Tegel Poultry Processing requires that their abstraction records are forwarded to Council by 31 July each year. Council reviews these records to ensure that the required records are being kept and that the abstraction has been managed according to the requirements of the consent.

Other data collected by consent holders and/or records that they are required to keep are requested periodically and reviewed by Council Officers for compliance with consent conditions.

1.3.8 Hydrological and environmental telemetry.

During the 2017-2018 period the Council continued to maintain a hydrological and meteorological recording station at the bottom of the industrial catchment. During this period this site was enhanced with

a multi parameter sonde that has sensors capable of the continuous monitoring of pH, conductivity, turbidity, dissolved oxygen and dissolved organic matter.

2 ABB Ltd (Transformer Division)

2.1 Introduction

2.1.1 Process description

ABB Ltd (ABB) established the transformer plant on Paraite Road in 1996. Electricity distribution transformers are produced for both domestic and export markets.

The site is 2.64 ha in area, of which about one-third is roofed or sealed and half is in pasture. Stormwater from the developed area of the site enters the Bell Block industrial drainage system via seven main on site stormwater collection points. The length of the drainage system to the Mangati Stream is approximately 800 metres.

ABB decommissioned the site in the 2017-2018 monitoring period and the site is currently vacant.

2.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

ABB holds water discharge permit **2336-3** to discharge stormwater from a transformer manufacturing site into the Mangati Stream. This permit was issued to ABB on 19 June 2008. It is due to expire on 1 June 2026.

Consent 2336-3 contains the standard special conditions as given in Section 1.2 and one additional special condition.

Condition 4 specifies areas where hazardous substances are permitted to be stored and prohibits their discharge directly to the stormwater catchment.

2.1.3 Air discharge permit

Section 15(1)(c) of the RMA stipulates that no person may discharge any contaminant from any industrial or trade premises into air, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations.

ABB holds air discharge permit **5435-2** to cover the discharge of emissions into the air from dry steel grit blasting processes and associated activities. This permit was issued by the Council on 12 February 2015 under Section 87(e) of the RMA and this expires on 1 June 2032.

Condition 1 requires that all abrasive blasting be carried out in an enclosed booth or shed.

Condition 2 requires the consent holder to adopt best practicable option to prevent or minimise adverse environmental effects.

Conditions 3 to 8 deal with odours, dust and discharge from the site.

Conditions 9 and 10 require the preparation and maintenance of an Operation, Management and Maintenance Plan.

Conditions 11 and 12 deal with the lapse and review of the consent.

Copies of these permits are attached to this report in Appendix I.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consents which are appended to this report.

2.2 Results

2.2.1.1 Inspections

Inspections were undertaken at ABB's site 30 August 2017 and 8 March 2018.

On 30 August 2017 it was found that ABB was in the process of selling the site. All oil in the bulk containers had been emptied and the cinder block bund contained only stormwater. The site was clean and tidy. Most products and equipment had been removed from the yard. The cyclone filters had been removed from site and the dangerous goods store had been emptied. Drain filters and hydrocarbon socks were still in place in some of the sumps.

The inspection of 8 March 2018 found that the site had been fully decommissioned and was vacant. No issues were noted.

2.2.1.2 Results of discharge monitoring

The primary monitoring site of ABB's discharges is immediately outside the plant, at the side of the administration building (site STW001017). The results from chemical monitoring at this site are given in Table 3.

Stormwater from the Schlumberger sites may influence the results observed at this site (see Section12).

The discharge points were visited for sampling on three occasions. During one dry weather survey, no discharges were occurring. Two samples of stormwater were taken from the flow exiting ABB's site during wet weather surveys undertaken during the monitoring period.

The discharge complied with the suspended solids, pH and oil and grease limits on all monitoring occasions.

Zinc and copper are monitored because of the close proximity to where the MCK Metals copper and brass foundries used to be operated, and because zinc shot blasting and galvanising is carried out at ABB's plant.

The dissolved and acid soluble copper and zinc concentrations of the samples collected during the period under review were all equal to or below the median values calculated from all data from the site. Results showed that there was little influence from this discharge observed in the samples collected from the stormwater entering the New Plymouth District Council's stormwater ponds, or in the bypass drain.

Table 3 Results for ABB's stormwater discharge, site STW001017

Date	Conductivity	Acid soluble copper	Dissolved copper	Acid soluble lead	Oil and Grease	рН	Suspended solids	Temp.	Acid soluble zinc	Dissolved zinc
Unit	mS/m@20°C	g/m³	g/m³	g/m³	g/m³	рН	g/m³	Deg.C	g/m³	g/m³
26 Sep 17 (w)	15.3	<0.01	<0.01	< 0.05	a	6.8	3	14.8	0.575	0.558
16 Feb 18 (d)	nd	nd	nd	nd	nd	nd	nd	nd	nd	nd
15 May 18 (w)	2.7	0.0057	0.0023	0.00106	<4	6.6	22	14.4	0.153	0.111
Consent limit	-	-	-	-	15	6-9	100	-	-	-

Key:

- a parameter not determined, no visible hydrocarbon sheen and no odour nd not discharging at time of sampling survey
- (d) dry weather survey (w)wet weather survey

2.2.2 Air Monitoring

2.2.2.1 Inspections

Air inspections were undertaken on 30 August 2017 and 8 March 2018. The inspections found that emissions from the cyclone filters were no longer occurring and that the blast equipment had been removed when the site was decommissioned.

2.2.3 Investigations, interventions, and incidents

During the period under review, the Council was not required to undertake significant additional investigations and interventions, or record incidents, in association with ABB's conditions in resource consents or provisions in Regional Plans.

2.3 Discussion

2.3.1 Discussion of site performance

During the period under review the site was well managed and there were no issues noted during inspections. The site was decommissioned in the 2017-2018 period and the consents were surrendered in May 2018.

2.3.2 Environmental effects of exercise of consents

During the period under review there were no significant adverse effects observed as a result of the stormwater discharges from the site. No adverse effects were noted as a result of the exercise of ABB's air discharge consent either, with no off site odours noted at any of the inspections.

2.3.3 Evaluation of performance

A tabular summary of ABB's compliance record for the year under review is set out in Table 4 and Table 5.

Table 4 Summary of performance for ABB's consent 2336-3

Pui	Purpose: To discharge stormwater from a transformer manufacturing site into the Mangati Stream							
	Condition requirement	Means of monitoring during period under review	Compliance achieved?					
1.	Adoption of best practicable option to minimise effects on the environment	Inspection and discussion with consent holder	Yes					
2.	Limits stormwater catchment area	Inspection	Yes					
3.	Stormwater to be directed to treatment in accordance with special conditions	Inspection and discussion with consent holder	Yes					
4.	Above ground hazardous substance storage to be bunded and not to drain directly to stormwater catchment	Inspection and discussion with consent holder. Mineral oil tank bund drains via interceptor to soak hole	Yes					
5.	Limits on chemical composition of discharge	Sampling	Yes					

Pur	Purpose: To discharge stormwater from a transformer manufacturing site into the Mangati Stream				
	Condition requirement	Means of monitoring during period under review	Compliance achieved?		
6.	Discharge cannot cause specified adverse effects beyond mixing zone	Receiving water sampling	Yes		
7.	Maintenance of a contingency plan for action to be taken to prevent spillage	Review of documents provided. Plan on file dated August 2016	Yes		
8.	Maintenance of stormwater management plan	Company's work instructions relating to chemical and oil storage and bund management (dated February 2010) on file	Yes		
9.	Written notification required regarding changes to activities at the site	Inspection and discussion with consent holder. No changes occurred which may alter nature of discharge	N/A		
10.	Provision for consent to lapse if not exercised	Consent has been exercised	N/A		
11.	Optional review provision re environmental effects and notifications of changes (S.C.9)	Consent has been surrendered	N/A		
cor	Overall assessment of consent compliance and environmental performance in respect of this consent Overall assessment of administrative performance in respect of this consent				

N/A = not applicable or not assessed

Table 5 Summary of performance for ABB's consent 5435-2

Pui	Purpose: To discharge emissions into the air from dry steel grit blasting processes and associated activities					
	Condition requirement	Means of monitoring during period under review	Compliance achieved?			
1.	Blasting to be carried out in a booth or shed	Inspections	Yes			
2.	Adoption of best practicable option to minimise effects	Inspections	Yes			
3.	No offensive, objectionable or toxic levels of dust at or beyond boundary	Inspections, odour surveys and air quality sampling	Yes			
4.	Limit on levels of dust and silica in blasting material	Inspections	Yes			
5.	Emissions to be contained and treated prior to discharge	Inspections	Yes			
6.	Concentration of total particulate matter in discharge to be less than 125 mg/m ³	Inspection with handheld dust monitor	Yes			
7.	Dust deposition beyond boundary to be less than 0.13 g/m³/day	Air deposition gauges	Yes			

Pur	Purpose: To discharge emissions into the air from dry steel grit blasting processes and associated activities				
	Condition requirement	Means of monitoring during period under review	Compliance achieved?		
8.	Limits on constituents of final discharge	Not monitored during period under review – undertaken as required	N/A		
9.	Operation, Management and Maintenance plan to be provided	Plan received	Yes		
10.	Records kept in accordance to Operation, Management and Maintenance plan to be provided on request	Not requested during period under review	N/A		
11.	Lapse of consent	N/A	N/A		
12.	Optional review provision re environmental effects	Consent has been surrendered	N/A		
con	Overall assessment of consent compliance and environmental performance in respect of this consent Overall assessment of administrative performance in respect of this consent				

N/A = not applicable or not assessed

During the year, ABB Ltd demonstrated a high level of environmental and administrative performance as defined in Section 1.1.4.

2.3.4 Recommendations from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for the consented activities of ABB Ltd in the 2017-2018 year remains similar to that undertaken in the 2016-2017 year with the next triennial air deposition survey to be undertaken in the 2018-2019 period.
- THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

This recommendation was implemented in the 2017-2018 monitoring period.

2.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- · its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 that monitoring of the ABB site be discontinued as the site has been decommissioned and the consents have been surrendered.

2.4 Recommendation

1. THAT monitoring of the ABB site be discontinued as the site has been decommissioned and the consents have been surrendered.

3 First Gas Ltd

3.1 Introduction

3.1.1 Process description

First Gas Ltd (First Gas) operates a warehouse and gas pipe storage yard on the southern side of Connett Road West, adjacent to the Mangati Stream. Although the stormwater discharge from this site is consented, up to the end of the 2003-2004 monitoring period the consent holder had not been included in the compliance monitoring programme for the Mangati catchment.

The area of the site is approximately 4 ha. The operation building and maintenance building along with sealed car parking area and access make up approximately 60 percent of the area. The remaining 40 percent is covered in grass. The maintenance shed is enclosed, and any washdown from inside the shed is directed to a holding system which is emptied by a licensed wastewater collector.

Discharges from the site are monitored as part of the combined discharge from the Connett Road stormwater (site STW001055), and periodically at the southern discharge point which enters the open stormwater drain below Tasman Oil and Greymouth Petroleum.

The site is considered to pose only a very low environmental risk and is therefore only scheduled for two inspections per year, however on occasion additional inspections are carried out when the inspecting officer is in the area.

3.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

First Gas Ltd holds consent **4780-2** to discharge stormwater and vehicle wash water to the Mangati Stream. This permit was issued to Vector Gas Ltd by the Council on 17 December 2015 under Section 87(e) of the RMA and is due to expire on 1 June 2032. This consent was transferred to First Gas Ltd on 20 June 2016.

The consent contains the standard special conditions as set out in Section 1.2. It also contains extra conditions that are specific to the site.

Special condition 3 requires the vehicle wash water be treated to a certain standard.

Special condition 5 requires that the consent holder sample and analyse the wash water.

A copy of the permit is attached to this report in Appendix I.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consents which is appended to this report.

3.2 Results

3.2.1 Inspections

The site was inspected twice during the period under review, on 31 August 2017 and 8 March 2018.

The inspections focussed on treatment measures, the condition of the stormwater drains, and general housekeeping.

It was noted that the stand of trees at the north-eastern end the site had been removed and that the vehicle washing facility was disconnected and no longer in use. No issues were noted during the inspections.

3.2.2 Investigations, interventions, and incidents

In the period under review, the Council was not required to undertake additional investigations in association with First Gas's conditions in resource consents or provisions in Regional Plans.

3.3 Discussion

3.3.1 Discussion of site performance

The site was found to be well managed throughout the period under review, with no issues noted during inspections.

3.3.2 Environmental effects of exercise of consent

There were no adverse effects found as a result of activities undertaken at the First Gas site.

3.3.3 Evaluation of performance

A tabular summary of First Gas' compliance record for the year under review is set out in Table 6.

Table 6 Summary of performance for First Gas' consent 4780-2

Purpose: To discharge stormwater and vehicle wash water to Mangati Stream				
	Condition requirement	Means of monitoring during period under review	Compliance achieved?	
1.	Require best practice be adopted	Inspection and liaison	Yes	
2.	Specifies catchment area	Inspection	Yes	
3.	Require treatment of vehicle wash water	Wash bay closed	N/A	
4.	Limits on chemical composition of discharge	Visual inspection	Yes	
5.	Sampling of wash water	Wash bay closed	N//A	
6.	Limits effects on receiving waters	Visual inspection and sampling	Yes	
7.	Maintain contingency plan	Plan received with application	Yes	
8.	Maintain and adhere to a management plan	Plan received with application	Yes	
9.	Notification of changes to site processes	Inspections and liaison with staff	Yes	
10.	Review condition	No review option until June 2020	N/A	
thi	erall assessment of consent compliance s consent erall assessment of administrative perfo	High High		

During the period under review, First Gas Ltd demonstrated a high level of environmental and administrative performance and compliance with their resource consent as defined in Section 1.1.4

3.3.4 Recommendations from the 2016-2017 Report

In the 2016-2017 Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of First Gas Ltd's site in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- 2. THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

This recommendation was implemented.

3.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the monitoring programme remains at a similar level as that for the 2017-2018 period. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the sites in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

3.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of First Gas Ltd's site in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

4 GrainCorp Feeds Ltd/Barton Holdings Ltd

4.1 Introduction

4.1.1 Process description

Barton Holdings Ltd (BHL) supplies liquid and dry stock feed from this 0.46 ha site at 21 Paraite Road, in the industrial area of Bell Block. GrainCorp Feeds Ltd originally operated this site, however during the monitoring period, the consent was transferred to BHL.

Stormwater from the site discharges via the New Plymouth District Council (NPDC) reticulated system and stormwater ponds, into the Mangati Stream.

4.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

During the period under review, GrainCorp held water discharge permit **7707-1** to cover the discharge of stormwater into the Mangati Stream. This permit was issued by the Council on 31 May 2011 under Section 87(e) of the RMA. It is due to expire on 1 June 2026. This consent was transferred to Barton Holdings Ltd on 6 April 2018. This consent contains the standard special conditions as given in Section 1.2 and two additional special conditions.

Condition 4 requires that all hazardous substances stored in the stormwater catchment area are bunded.

Condition 7 limits the filtered carbonaceous biochemical oxygen demand in the Mangati Stream to 2 g/m³ beyond a mixing zone of 20 metres.

A copy of this permit is attached to this report in Appendix I.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consents which is appended to this report.

4.2 Results

4.2.1 Inspections

4.2.1.1 GrainCorp

The site was visited on 30 August 2017 and 10 January 2018, and 8 March 2018.

Inspections focussed on evidence of spills, the condition of the drains and catchment area, treatment measures, and general housekeeping.

These inspections found numerous issues at the site largely involving poor housekeeping and lack of maintenance and cleaning of stormwater treatment systems. Other issues included runoff to stormwater drains, leaving dust doors open, floors not being swept, tracking of product, and excessive dust. During each of the inspections the site was found to be in breach of consent conditions and this resulted in three infringement fines being issued.

4.2.1.2 BHL

The site was under the ownership of Barton Holdings Ltd (BHL) when visited on 21 June 2018.

BHL intends to use the site to operate a stock feed business. The new owner was informed of the issues and concerns raised during previous inspections with GrainCorp, including runoff to stormwater drains, leaving doors open, floors not being swept, tracking of product, and excessive dust. Inspection of the site found that molasses had been spilt onto the ground in the car park area. The consent holder was informed of this and undertook to have the spill cleaned up.

4.2.2 Results of discharge monitoring

The primary monitoring site is at a manhole in the right of way along the western side of Greymouth Petroleum's offices (site STW001138).

The discharge point was visited for sampling on three occasions during the year. During one of the visits (a dry weather survey), no discharges was occurring. Two samples of stormwater were taken from the flow exiting the GrainCorp/BHL site during two wet weather surveys in the monitoring period.

The results of the chemical monitoring for this site are given in Table 7.

Table 7 Chemical monitoring results for GrainCorp/BHL's stormwater discharge, site STW001138

Parameter	BOD	Conductivity	Oil and Grease	рН	Suspended solids	Temp.	Turbidity
Unit	g/m³	mS/m@20°C	g/m³	рН	g/m³	Deg.C	NTU
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd
22 Mar 2018 (w)	41	11.3	а	7.0	32	20.2	15
15 May 2018 (w)	<2	2.9	<4	6.6	7	16.1	4.8
Consent Limit	25	-	15	6-9	100	-	-

Key: a parameter not determined, no visible hydrocarbon sheen and no odour

- nd not discharging at time of sampling survey
- (d) dry weather survey(w) wet weather survey

The sample taken on 22 March 2018 was found to be non-compliant in regard to BOD concentration in the discharge this was taken during the period GrainCorp operated the site. All other results were found to comply with the BOD, pH, suspended solids and oil and grease limits set out in the consent conditions. The non-compliant result was dealt with by enforcement action.

4.2.3 Investigations, interventions, and incidents

During the period under review, the Council was required to undertake enforcement action, in association with GrainCorp's conditions in resource consents or provisions in Regional Plans.

30 August 2017 (GrainCorp)

During routine compliance monitoring it was found that the site had not been maintained in a clean and tidy state through procedures and processes that adhere to best practice so to avoid any adverse effects on the environment, in contravention of resource consent conditions. A letter requesting and explanation was issued and no explanation from GrainCorp was received. An infringement fine was issued.

10 January 2018 (GrainCorp)

During routine monitoring it was found that best practices were not being maintained as required by resource consent conditions at a grain store on Paraite Road, Bell Block. Product was found discharging from the shed, spilt on the yard and leaching to a stormwater sump from the skip bin. An inspection notice has been sent to the consent holder outlining the reason for the breach and requesting an explanation. No response was received from GrainCorp and an infringement fine was issued.

8 March 2018 (GrainCorp)

During routine compliance monitoring it was found that best practice for preventing contaminants from entering the stormwater network and surface water was not being undertaken as required by resource consent conditions. A letter requesting explanation was sent, however no response was received from GrainCorp and an infringement fine was issued.

22 March 2018 (GrainCorp)

During analysis of samples taking during routine monitoring it was found that the biochemical oxygen demand (BOD) was 41 g/m³ which was in breach of the consent limit of 25 g/m³ at a grain storage site at Paraite Road, Bell Block. An explanation was received stating that it was result of persistent rain in the area. This explanation was not accepted and an infringement fine was issued.

4.3 Discussion

4.3.1 Discussion of site performance

Significant and persistent issues were noted at the site especially in regards to contamination in stormwater drains, lack of maintenance of mitigation measures, leaving doors open, floors not being swept, tracking of product, and excessive dust. Four infringement fines were issue in regards to the site when GrainCorp was the operator.

4.3.2 Environmental effects of exercise of consents

The stormwater discharge samples taken during the period under review were found to be compliant with the exception of one sample exceeding the BOD limit set by the consent. The levels of organic contaminants noted during inspections at the site are likely to have increased the nutrient load in the stormwater, but as the site discharges into the NPDC treatment ponds (via the reticulated network), this would provide further treatment and mitigation prior to final discharge into the Mangati Stream. No heterotrophic or bacterial growths were observed in the downstream receiving waters or in the treatment ponds themselves during the period under review.

4.3.3 Evaluation of performance

A tabular summary of GrainCorp's and BHL's compliance record for the year under review is set out in Table 8 and Table 9.

Table 8 Summary of performance for GrainCorp (to 6 April 2018)

Pu	Purpose: To discharge stormwater into the Mangati Steam				
	Condition requirement	Means of monitoring during period under review	Compliance achieved?		
1.	Adoption of best practicable option to minimise effects on the environment	Inspection and discussion with consent holder	No		
2.	Limits stormwater catchment area	Inspection	Yes		
3.	Stormwater from loading/unloading area to be directed through a stormwater diversion system by 31 July 2011	Inspection	No		

Pur	Purpose: To discharge stormwater into the Mangati Steam					
	Condition requirement	Means of monitoring during period under review	Compliance achieved?			
4.	Above ground hazardous substance storage to be bunded	Inspection and discussion with consent holder	Yes			
5.	Limits on chemical composition of discharge	Discharge sampling	No			
6.	Discharge cannot cause specified adverse effects in Mangati Stream	Receiving water sampling and observation	Yes			
7.	Limit on filtered carbonaceous BOD of stream	Receiving water sampling and observation	Yes			
8.	Provision (by 31 July 2011) and maintenance of a contingency plan for action to be taken to prevent spillage	Review of documents submitted and assessment of practices/controls at inspection. Consent holder has previously been advised that the plan provided with application was in need of update	Yes-update received 2016			
9.	Provision (by 31 July 2011), maintenance and adherence to stormwater management plan	Review of documents submitted and assessment of practices/controls at inspection. Consent holder has previously been advised that the plan provided with application was in need of update	No-plan not followed			
10.	Written notification required regarding changes to activities at the site. Notification to include assessment of environmental effects	Inspection and discussion with consent holder	Yes			
11.	Lapse of consent	Consent exercised	N/A			
12.	Optional review provision re environmental effects and notifications of changes	Next opportunity for review June 2020	N/A			
this	erall assessment of consent compliar consent erall assessment of administrative pe	Poor Good				

Table 9 Summary of performance for BHL (from 6 April 2018)

Pui	Purpose: To discharge stormwater into the Mangati Steam				
	Condition requirement	Means of monitoring during period under review	Compliance achieved?		
1.	Adoption of best practicable option to minimise effects on the environment	Inspection and discussion with consent holder	Yes		
2.	Limits stormwater catchment area	Inspection	Yes		
3.	Stormwater from loading/unloading area to be directed through a stormwater diversion system by 31 July 2011	Inspection	Yes		

Pur	Purpose: To discharge stormwater into the Mangati Steam					
	Condition requirement	Means of monitoring during period under review	Compliance achieved?			
4.	Above ground hazardous substance storage to be bunded	Inspection and discussion with consent holder	Yes			
5.	Limits on chemical composition of discharge	Discharge sampling	Yes			
6.	Discharge cannot cause specified adverse effects in Mangati Stream Receiving water sampling and observa		Yes			
7.	Limit on filtered carbonaceous BOD of stream	Receiving water sampling and observation	Not assessed			
8.	Provision (by 31 July 2011) and maintenance of a contingency plan for action to be taken to prevent spillage	Review of documents submitted and assessment of practices/controls at inspection. Consent holder has previously been advised that the plan provided with application was in need of update	Yes			
9.	Provision (by 31 July 2011), maintenance and adherence to stormwater management plan	Review of documents submitted and assessment of practices/controls at inspection. Consent holder has previously been advised that the plan provided with application was in need of update	Not updated for new owner			
10.	Written notification required regarding changes to activities at the site. Notification to include assessment of environmental effects	Inspection and discussion with consent holder	Yes			
11.	Lapse of consent	Consent exercised	N/A			
12.	Optional review provision re environmental effects and notifications of changes	Next opportunity for review June 2020	N/A			
this	erall assessment of consent complian consent erall assessment of administrative per	High Good				

N/A = not applicable or not assessed

During the period 1 June 2017 to 6 April 2018, GrainCorp Feeds Ltd demonstrated a poor level of environmental performance and compliance with their resource consents and a good level of administrative performance as defined in Section 1.1.4. Numerous persistent issues noted at the site resulted four infringement notices being issued.

During period 6 April 2018 to 30 June 2018 the BHL demonstrated a high level of environmental performance and compliance with their resource consents and a good level of administrative performance as defined in Section 1.1.4.

4.3.4 Recommendation from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

1. THAT in the first instance, monitoring programmed for the consented activities of GrainCorp Feeds Ltd in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.

2. THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Recommendation one was implemented with additional work undertaken to issue enforcements.

4.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- · reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 that the monitoring programme remains similar to that undertaken in the 2017-2018 year. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the sites in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

4.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for the consented activities of Barton Holdings Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 2. THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

5 Greymouth Petroleum Acquisition Company Ltd

5.1 Introduction

5.1.1 Process description

Greymouth Petroleum Acquisitions Company Ltd's (Greymouth Petroleum) pipe yard on De Havilland Drive, formerly operated by Fletcher Challenge Energy Taranaki Ltd (FCET), was established in 1986 as a storage area for well casing, drill pipe and other drilling and testing equipment used in the oil industry. The yard has been used for cleaning and preservation of casing and drill pipe.

During development of the site, about 1 ha of the 1.48 ha area was levelled with a 2% slope eastward towards the Mangati Stream. The surface was overlain with filter cloth and metal. Perimeter drains were made along the western and northern boundaries (to divert stormwater from upslope around the site) and along the eastern boundary to collect stormwater runoff from the site itself. An oil skimmer interceptor was constructed on the eastern drain, above its junction with the northern drain, for removal of hydrocarbons. Separated hydrocarbons are skimmed off the surface of the separator as necessary and disposed of.

Originally the discharge of stormwater from the site entered a small open drain where it mixed with discharges from Tasman Oil Tool Ltd (TOT) and First Gas Ltd (FGL) prior to being discharged to the Mangati Stream. Works undertaken in the 2016-2017 monitoring period resulted in the discharges from FGL and TOT being piped along the bottom of the dry stream bed and Greymouth Petroleum now discharges via gravel filter bed laid over the top of the pipework. These works were undertaken to improve the quality of the discharges from the site.

5.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

Greymouth Petroleum holds water discharge permit **4664-3** to cover the discharge of treated stormwater from a pipe yard used for the cleaning and storage of casing and drilling equipment, and the storage of hazardous substances. The consent was granted on 1 June 2010 for a period until 1 June 2026.

Consent 4664-3 contains the standard special conditions as given in Section 1.2.

A copy of this permit is attached to this report in Appendix I.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consent which is appended to this report.

5.2 Results

5.2.1 Inspections

Inspections of the Greymouth Petroleum site were undertaken on 31 August 2017 and 17 January 2018, 9 March 2018, and 21 June 2018.

Inspections focussed on evidence of spills, the condition of the drains and catchment area, treatment measures, and general housekeeping.

In general the site was found to be tidy and no major concerns were noted. Some minor housekeeping issues were discussed with the staff on site and these were addressed in a timely manner.

5.2.2 Results of discharge monitoring

The primary monitoring site for Greymouth Petroleum's discharge is at site (IND001012) where it discharges into a drain which discharges to the Mangati Stream.

The site was visited three times for sampling during the period under review. On two occasions, (one of the wet weather surveys and the other a dry weather survey) no discharge was occurring and consequently no sample could be collected.

The sample collected from site IND001012 are given in Table 10. The results were found to be in compliance with the limits imposed by consent 4664-3 for oil and grease, pH and suspended solids.

Table 10 Chemical monitoring results Greymouth Petroleum's stormwater, site IND001012*

Parameter	Conductivity	Acid Soluble Copper	Dissolved Copper	Acid Soluble Lead	Oil and Grease	рН	Suspended solids	Temp	Acid Soluble Zinc	Dissolved Zinc
Unit	mS/m@20°C	g/m³	g/m³	g/m³	g/m³	рН	g/m³	Deg.C	g/m³	g/m³
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)*	3.0	0.0141	0.0051	0.0176	<4	7.7	37	14.3	0.048	0.0198
6 June 2018 (w)	nd	nd	nd	nd	nd	nd	nd	nd	nd	nd
Consent limit	-	-	-	-	15	6-9	100	-	-	-

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded (nd) not discharging at the time of sample survey

Copper, lead and zinc are monitored at this site as it is known that, historically, greases containing copper, lead and zinc were washed from pipes and the wash water was discharged to land. Although the grease currently used does not contain these elements, and the washdown wastes are now directed to sewer, this historical practice resulted in an elevated concentration of copper, lead and zinc in the soil on site. Shortly after taking over the site, Greymouth Petroleum undertook remediation work in the vicinity of the wash pad, stormwater basin and open drain exiting the site to address this. It is however noted that there is the potential for these contaminants to still be present in other areas of the site surface and may become entrained in stormwater.

The results for acid soluble copper, lead and zinc and dissolved copper and zinc were similar or below the median values of previous results. The metals concentrations were all below the limits imposed on Tasman Oil Tools pipe yard, which also discharges into the Mangati Stream at the same point.

The low conductivity of the sample indicates that there was no wash water present in the stormwater discharge at the time of sampling.

5.2.3 Investigations, interventions, and incidents

During the period under review, the Council was not required to record an incident in association with Greymouth Petroleum's conditions in their resource consent.

⁽d) dry weather survey (w)wet weather survey

^{*} Note: sample taken at filter sock; a new site is to be established below gravel filter bed.

5.3 Discussion

5.3.1 Discussion of site performance

Greymouth Petroleum undertook a significant stormwater system upgrade at the site to address the ongoing suspended solids issues that have occurred in previous years. The upgrade appears to be working and results taken by Council and Greymouth Petroleum show that discharge quality has improved.

5.3.2 Environmental effects of exercise of consent

Receiving environment monitoring no increases in metals concentrations were noted in the stream as a result of Greymouth Petroleum's activities. In all receiving water samples, the level of dissolved copper found in the Mangati Stream downstream of the site was within the USEPA chronic exposure guideline of 0.005 g/m³.

In previous years increases in turbidity and suspended solids were found in the Mangati Stream when measured downstream of Greymouth's site however in this monitoring period no such effects were detected.

5.3.3 Evaluation of performance

A tabular summary of Greymouth Petroleum's compliance record for the year under review is set out in Table 11.

Table 11 Summary of performance for Greymouth Petroleum's consent 4664-3

Pu	Purpose: To discharge treated stormwater from a pipe yard					
	Condition requirement	Means of monitoring during period under review	Compliance achieved?			
1.	Adoption of best practicable option to minimise effects on the environment	Inspection and discussion with consent holder	Yes			
2.	Limit on stormwater catchment area	Inspection	Yes			
3.	Stormwater to be discharged through treatment system	Observation at inspection	Yes			
4.	Limits on chemical composition of discharge	Discharge sampling	Yes			
5.	Discharge cannot cause specified adverse effects beyond mixing zone	Results of receiving water sampling and observation at the time of sampling	Yes			
6.	Activities to be conducted in accordance with Environmental Management Plan	Inspection and discussion with consent holder	Yes			
7.	Plan to be reviewed on request from Council or prior to changes at the site	Reviewed document supplied April 2017	Yes			
8.	Optional review provision re environmental effects	Next review opportunity June 2020	N/A			

Purpose: To discharge treated stormwater from a pipe yard				
Condition requirement	Compliance achieved?			
Overall assessment of consent compliance this consent	High			
Overall assessment of administrative per	formance in respect of this consent	High		

During the year, Greymouth Petroleum demonstrated a high level of environmental performance and compliance with their resource consents and a high level of administrative performance as defined in Section 1.1.4.

5.3.4 Recommendation from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for the consented activities of Greymouth Petroleum Acquisitions Company Ltd in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- 2. THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Recommendation one was implemented during the 2017-2018 monitoring period. Additional investigations or interventions were not considered necessary as per recommendation two.

5.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the monitoring programme remains at a similar level to that carried out in 2017-2018. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

5.4 Recommendations

1. THAT in the first instance, monitoring programmed for the consented activities of Greymouth Petroleum Acquisitions Company Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.

2. THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

6 Halliburton New Zealand Ltd

6.1 Introduction

6.1.1 Process description

Halliburton New Zealand Ltd (Halliburton) has operated a facility off the northern end of Paraite Road for services to the oil field industry since 1988. Halliburton specialises in down-hole work involving drilling fluid and pumping technology. Drilling equipment and chemicals are stored on the site. Equipment maintenance is carried out. There is also a cement bulk plant, and a small laboratory that tests cementing slurries and drilling fluids.

Spills of substances used on the site have the potential to enter the stormwater system. The areas where the hazardous substances are used and stored are flat, and are either lined, or sealed and bunded.

6.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

Halliburton holds water discharge permit **2337-3** to cover the discharge of stormwater from an industrial site, used for an oil field service operation, into the Mangati Stream. The current consent was issued to Halliburton by the Council on 26 June 2008 under Section 87(e) of the RMA. It is due to expire on 1 June 2026.

Consent 2337-3 contains the standard conditions as given in Section 1.2, one additional condition and one modified condition.

Condition 4 (additional) requires that all above ground hazardous storage areas be bunded.

Condition 5 (modified) places the standard and additional limits on the constituents of the discharge with special regard to chloride, biochemical oxygen demand (BOD) and unionised ammonia.

A copy of this permit is attached to this report in Appendix I.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consent which is appended to this report.

6.2 Results

6.2.1 Inspections

This site was inspected on 29 August 2017 and 10 January 2018, 8 March 2018 and 21 June 2018.

Inspections focussed on evidence of spills, the condition of the drains and catchment area, treatment measures, and general housekeeping.

During the inspections some issues were raised in regards to tracking of product, maintenance of drain wardens and stormwater filters, and an accumulation of leaf litter and sediment in the yard. During the final inspection on 21 June 2017 it was noted that some oil had been spilt around the back of the building in the lower yard and this had been tracked by vehicle movement. The spill was reported to staff who were advised that cleaning would be required. Also noted during inspections was that sediment filters around the drains were in need of cleaning.

6.2.2 Results of discharge monitoring

A stormwater monitoring point was identified on Halliburton's original, upper site early in 1997. Samples collected from this site are representative of stormwater exiting the upper yard via the wash pad. The results for the period under review are given in Table 12. Historically, relatively few samples have been collected because of the rapid runoff of stormwater from this small sub-catchment. During the period under review this site was visited three times during wet weather surveys and once during a dry weather survey. Samples were collected during one of the wet weather surveys, while the stormwater was not discharging during the other three visits.

Table 12 Chemical monitoring results for Halliburton's stormwater-site STW002042

Parameter	Conductivity	Oil and Grease	рН	Suspended solids	Temperature
Unit	mS/m@20°C	g/m³	рН	g/m³	Deg.C
26 Sep 2017 (w)	27.6	51	6.8	120	14.5
16 Feb 2018 (d)	nd	nd	nd	nd	nd
15 May 2018 (w)	nd	nd	nd	nd	nd
6 Jun 2018 (w)	nd	nd	nd	nd	nd
Consent limits	-	15	6-9	100	-

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded nd not discharging or insufficient flow at time of sampling survey

(d) dry weather survey(w) wet weather survey

The consent limits on oil and grease and suspended solids were breached in the sample collected on 26 September 2017 from the top yard interceptor discharge during the year under review. As a result of this enforcement was undertaken, and as non-compliant discharges had been an ongoing issue at the Haliburton site an infringement notice was issued.

The primary monitoring site for the lower yard is at a manhole over a stormwater drain near the north eastern corner of the building (site STW001009). During the period under review this site was visited twice during wet weather surveys and once during a dry weather survey. A sample was collected on two occasions, while no discharge was occurring during the dry run. The results from chemical monitoring at this site are given in Table 13.

Table 13 Chemical monitoring results for Halliburton's lower vard stormwater discharge, site STW001009

Parameter	BOD	Condy	Copper Dissolved	Oil and Grease	рН	Suspended solids	Temp	Un-ionised ammonia	Zinc Acid Soluble
Unit	g/m³	mS/m@20°C	g/m³	g/m³	рН	g/m³	Deg.C	g/m³	g/m³
26 Sep 2017	1.6	15.2	<0.01	<0.5	8.6	89	14.5	0.00700	0.312
16 Feb 2018	nd	nd	nd	nd	nd	nd	nd	nd	nd
15 May 2018	3	8.3	0.0060	11	8.3	300	16.1	0.00486	0.21
Consent limit	5	-	-	15	6-9	100	-	0.025	-

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded aparameter not determined, no visible hydrocarbon sheen and no odour nd not discharging at time of sampling survey

(d) dry weather survey (w)wet weather survey

Limits on biochemical oxygen demand, oil and grease, and unionised ammonia were complied with in both samples collected, however there was an exceedance in suspended solids in the sample taken on 26 September 2017. No effects in the receiving environment were noted at the time as a result of these non-compliances. As this site had persistent non-compliances in regards to suspended solids, an infringement notice was issued.

6.2.3 Investigations, interventions, and incidents

In the period under review, the Council was required to record incidents, in association with Halliburton's conditions in their resource consents or provisions in Regional Plans.

26 September 2017

During analysis of stormwater samples collected during wet weather it was found that the concentration of suspended solids exceeded parameters set by a resource consent conditions. A letter of explanation was received from Haliburton's explaining that they had insufficient control over the yard surface due to lease agreements with the land owner. This explanation was not accepted and an infringement fine was issued.

15 May 2018

During analysis of samples taken during routine monitoring on 11 May 2017, it was found that the concentration of suspended solids and oil and grease exceeded parameters set by resource consent 2337. As the site has been the subject of a number of non-compliances over the past few years an infringement fine was issued.

6.3 Discussion

6.3.1 Discussion of site performance

During the monitoring period, the suspended solids limits set by Halliburton's stormwater consent were exceeded in one sample. Oil and grease limits were also exceeded on one occasion at the upper interceptor.

Halliburton was issued infringement notices on two occasions during the monitoring period as a result of these non-compliances.

The Company have opted to relocate the business as they have been unable to reach an agreement with the landowner over stormwater control.

6.3.2 Environmental effects of exercise of consent

Although there was a breach of the contaminant concentration limits on Halliburton's resource consent, and visible effects were observed at the top of the industrial drain tributary on one of these occasions, dilution with other stormwater resulted in the contaminants, as sampled at the point of discharge into the stream being at acceptable levels. Due to the conditions prevailing at the time of the sampling surveys there was little change in the suspended solids concentration of the stream, and therefore there were no significant adverse environmental effects attributable to the exercise of this consent.

6.3.3 Evaluation of performance

A tabular summary of the Halliburton's compliance record for the year under review is set out in Table 14.

Table 14 Summary of performance for Halliburton's consent 2337-3

Purpose: To discharge stormwater from an industrial site into the Mangati Stream							
	Condition requirement	Means of monitoring during period under review	Compliance achieved?				
1.	Adoption of best practicable option to minimise effects	Inspection and discussion with consent holder	Inadequate sediment control				
2.	Stormwater catchment area limit	Inspection and discussion with consent holder	Yes				
3.	All stormwater to be treated in accordance with special conditions	Inspection and sampling	No				
4.	Above ground hazardous substance storage to be bunded	Observation at inspection	Yes				
5.	Limits on chemical composition of discharge	Sampling	No				
6.	Discharge cannot cause specified adverse effects beyond mixing zone	Receiving water sampling. Visible effects in industrial drain tributary, but none in the stream itself	Yes				
7.	Construction and maintenance of discharge sampling points	Observation at inspection and access sampling	Yes				
8.	Maintenance of a contingency plan	Review of documentation submitted	Yes				
9.	Maintenance of stormwater management plan	Review of documentation submitted. Update now required regarding maintenance of sediment control devices.	Yes				
10.	Notification of changes accompanied by assessment of effects	No changes found at inspection	N/A				
11.	Provision for consent to lapse	Consent has been exercised	N/A				
12.	Optional review provision re environmental effects and notification of changes	Next review opportunity June 2020	N/A				
	erall assessment of consent compl his consent	iance and environmental performance in respect	Improvement required				
Ove	Overall assessment of administrative performance in respect of this consent High						

N/A = not applicable or not assessed

Halliburton New Zealand Ltd demonstrated a high level of administrative performance, however an improvement in environmental performance and compliance with their resource consent and as defined in Section 1.1.4 is required. During the period under review there were on-going issues in regard to non-compliant discharges and two infringement notices were issued.

6.3.4 Recommendation from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of Halliburton New Zealand Ltd in the 2017-2018 year continues at a similar level to that programmed for 2015-2016.
- THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

These recommendations were implemented.

6.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the monitoring programme remains similar to that undertaken in the 2017-2018 year. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

6.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of Halliburton New Zealand Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

7 J Swap Contractors Ltd

7.1 Introduction

7.1.1 Process description

J Swap Contractors Limit (J Swap) operate a feed store on the corner of Corbett Road and de Havilland Drive.

The site is predominantly used for the storage and dispatch palm kernel expeller cattle feed (PKE). There are two feed stores on the site in which PKE is stored, screened and then loaded on to trucks for delivery. A small section of one of the buildings is occupied by Balance Agri-Nutrients where fertilisers are stored and transferred.

J Swap operate a truck wash onsite which sends wash water to tradewaste. After 60 minutes of rain (with no washing activity) it then diverts stormwater from the wash pad to mix with roof water for discharges to an unnamed tributary of the Mangati Stream. This is done to minimise the entrainment of contaminants in the stormwater prior to discharge to the Mangati Stream. The site also contains a truck refuelling facility.

7.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

J Swap holds water discharge permit **10085-1** to discharge stormwater from a transport depot into an unnamed tributary of the Mangati Stream. This consent was issued by the Council on 7 October 2015 under Section 87(e) of the RMA. It expires on 1 June 2032.

Consent 10085-1 contains special consent conditions as given in Section 1.2. As well as five extra conditions that deal with site development and the provision of stormwater system designs and as built plans.

A copy of this permit is attached to this report in Appendix I.

7.2 Results

7.2.1 Inspections

The site was visited on 31 August 2017, 10 January 2018, 9 May 2018 and 15 May 2018.

The inspections focussed on treatment measures, the condition of the stormwater drains, tracking of product, and general housekeeping.

During the inspections some issues around the tracking of and accumulation of product were observed, however it was noted that regular yard sweeping and blowing of doorways was being undertaken to rectify this. Drain wardens were effective at capturing product and these were being monitored weekly and cleaned/replaced on a fortnightly basis. Overall it was found that mitigation measures were being better managed than in previous reporting periods.

7.2.2 Results of discharge monitoring

Treated stormwater is discharged to the Mangati Stream system in two places. Roof water combined with stormwater from the truck wash area discharges directly to the piped unnamed tributary of Mangati Stream (site STW001141) whilst water from the other areas of the site are directed to the old stream gully where it is finally discharged via decanters to a riser in the piped tributary (site STW002089).

The results from chemical monitoring at site STW002089 are given in Table 15.

Table 15 Results from monitoring of	f stormwater from.	J Swap, site STW002089
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Parameter	BODC	Conductivity @ 20°C	Oil and Grease	рН	Suspended solids	Unionised ammonia	Temp.
Units	g/m³	mS/m	g/m³		g/m³	g/m³	Deg.C
26 Sep 2017 (w)	2.2	25.1	а	7.5	6	0.01068	14.5
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	<2	10.3	<4	8.6	14	0.00055	13.9
18 Jun 2018 (w)	<2	9.3	а	7.1	48	0.00014	12.3
Consent Limits	5	-	15	6-9	100	0.025*	-

Key: aparameter not determined, no visible hydrocarbon sheen and no odour nd not discharging at time of sampling survey

(d)dry weather survey (w) wet weather survey

BODC carbonaceous BOD

*unionised ammonia concentration at a point 20m downstream of confluence with Mangati Stream

The samples collected from site STW002089 complied with consent limits for BOD, oil and grease, pH and suspended solids. Unionised ammonia in the discharge was well below the allowable level in the receiving waters.

Table 16 Results from monitoring of stormwater from J Swap, site STW001151

Parameter	BODC	Conductivity @ 20°C	Oil and Grease	рН	Suspended solids	Unionised ammonia	Temp.
Unit	g/m³	mS/m	g/m³	рН	g/m³	g/m³	Deg.C
26 Sep 2017 (w)	11	13.9	a	6.4	20	0.00017	14.2
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	<2	0.9	<4	7.0	<3	0.00002	13.9
18 Jun 2018 (w)	<2	3.2	a	6.8	7	0.00013	13.2
Consent limits	5	-	15	6-9	100	0.025*	-

Key: BODC = carbonaceous biochemical oxygen demand aparameter not determined, no visible hydrocarbon sheen and no odour nd not discharging at time of sampling survey

(d) dry weather survey (w) wet weather survey

*unionised ammonia concentration at a point 20m downstream of confluence with Mangati Stream

At the time of sampling, the discharges at site STW001151 complied with consent conditions for pH range, oil and grease, and suspended solids. Unionised ammonia in the discharge was well below the allowable level in the receiving waters. The carbonaceous BODC was over the allowable limit in the sample collected on 26 September 2017. This was the first non-compliant sample taken at this site and two follow up samples were found to be compliant and no further action was taken on this occasion.

7.2.3 Investigations, interventions, and incidents

In the 2017-2018 period, the Council was required to undertake additional investigations, and record incidents, in association with the Company's conditions in resource consents or provisions in Regional Plans.

The J Swap site was investigated a number of times in regards to complaints about offensive odours.

9 October 2017

A complaint was received concerning odour. An odour survey was undertaken and an objectionable odour was found to be emanating from the site. An old batch of palm kernel was found to be self-heating and steps were taken to cool it off. A letter of explanation was received. A meeting was held with the Company who have undertaken to ensure that quality control systems are put in place to prevent reoccurrence.

13 January 2018

A complaint was received regarding palm kernel odours emanating from the J Swap site. No offensive odours were observed by the investigating officer.

3 March 2018

A complaint was received concerning an offensive odour emanating from the J Swap site over the previous three to four days. An odour survey was undertaken and it was found that an offensive odour was discharging beyond the boundary of the site. As this was in breach of an abatement notice, an infringement notice was issued.

22 March 2018 (two complaints)

Complaints about odour at the site were received by Council in the morning and at night. An odour survey did not find any offensive odours beyond the boundary of the site on either occasion.

29 March 2018

A complaint was received concerning odour at the site. An assessment of odour from the complainant's property found no odour associated with palm kernel. The complainant confirmed that the odour was not present at the time of inspection. A letter was sent to J Swap advising that a complaint was received and urging the consent holder to ensure that best practice is maintained to minimise odour from the site.

7.3 Discussion

7.3.1 Discussion of site performance

It was noted that efforts were being made in terms of yard sweeping and the last inspection noted that filters were being cleaned more regularly than in previous periods. The biggest issue during this monitoring period was the number of complaints in regards to palm kernel odour that were registered. Six complaints were received during the 2017-2018 period with regards to offensive odours at the site. Two of these complaints were found to be substantiated and an abatement notice and an infringement notice was issued.

7.3.2 Environmental effects of exercise of consent

During the year under review, no adverse effects were detected in regard to J Swap's stormwater discharges. There was elevated sample with an elevated BODC, however no effects were noted the downstream receiving environment

7.3.3 Evaluation of performance

A tabular summary of J Swap's compliance record for the year under review is set out in Table 17.

Table 17 Summary of performance for J Swap's consent 10085-1

Purpose: To discharge stormwater from a transport depot into an unnamed tributary of the Mangati Stream						
	Condition requirement	Means of monitoring during period under review	Compliance achieved?			
1.	Adopt best practice	Inspection	Yes			
2.	Limit on catchment area	Inspection	Yes			
3.	Stormwater to be treated	Inspection/sampling	Yes			
4.	Limit on discharge constituents	Sampling	No			
5.	Maintain safe access to the sampling point	Inspection/sampling	Yes			
6.	Limit on effects	Sampling	Yes			
7.	Submit final stage one stormwater plans	Documents received	Yes			
8.	Construction as per plans	Construction completed	Yes			
9.	Provide as built plans for stage one	Documents received	No Only original design plan submitted			
10.	Provide plans for future stages prior to construction	No further development as yet	Yes			
11.	Provide as built plans for subsequent development	No further development as yet	Yes			
12.	Operate site as per management plan	Inspection	Yes			
13.	Provide contingency plan	Documents received	Yes			
res	erall assessment of consent compoect of this consent erall assessment of administrative	Good Good				

N/A = not applicable or not assessed

During the year, an improvement in J Swap's level of environmental was required as defined in Section 1.1.4. An infringement fine was issued due to an odour and dust complaint. J Swap demonstrated a good administrative performance as defined in Section 1.1.4.

7.3.4 Recommendation from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

1. THAT in the first instance, monitoring programmed for consented activities of J Swap Contractors Ltd in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.

2. THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Recommendation one was implemented during the year.

7.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- · the record of administrative and environmental performances of the consent holder; and
- · reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the programme remains at a similar level to that of 2017-2018.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

7.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of J Swap Contractors Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

8 McKechnie Aluminium Solutions Ltd

8.1 Introduction

8.1.1 Process description

McKechnie Aluminium Solutions Ltd (McKechnie) operates a metal melting and extrusion plant that used to process copper, brass (copper/zinc) and aluminium. The copper and brass divisions have closed and the equipment has been removed from the site. The McKechnie manufacturing plant extends across the boundary between the Mangaone and Mangati catchments. Drainage from the eastern side of the site (aluminium processing areas) is into the Mangati Stream, whilst drainage from the western side of the site (historically copper and brass processing and now aluminium scrap storage and sorting) is to the eastern headwaters of the Mangaone Stream.

Stormwater from the eastern side of the plant flows into the Bell Block industrial drain through an underground system at two points along Paraite Road, one adjacent to (east of) the plant and one north of McKechnie's aluminium extrusion building. Cooling water is discharged from cooling of a press coil and heat treatment electrodes at the northern point.

About 2.7 ha of the site is under roof, comprising the old brass and copper processing buildings and the aluminium foundries, extrusion and finishing mills, and administration and utilities buildings. In the rest of catchment there are bunded areas for storage of chemicals and oils, oil/water separators, wastewater holding tanks and an open aluminium scrap yard that is now rarely used. This is because the majority of the aluminium sorting and storage is now done under cover in the Mangaone Stream catchment. Wastewater is sent to sewer, after pH neutralisation.

Since regular inspection by the Council began in 1982, MCK Metals, the former owner of the site, instituted a series of progressive upgrades of waste containment, treatment and disposal facilities, including:

- the construction of a wastewater neutralisation plant;
- cessation of soakage trenches for disposal of wastewater;
- construction of bunds around chemical storage areas;
- diversion of effluent streams to sewer;
- changes in solid waste management practice;
- the use of a mechanical sweeper for the cleaning of the scrap sorting yards; and
- the installation of baghouses in the brass and copper and aluminium foundries, thus reducing aerial deposition from the site.

A suite of contingency plans is in place in case of spillage. McKechnie operates an Environmental Management System, and specific contingency plans are included as individual Works Procedures within the McKechnie Aluminium Solutions Ltd Management System-Environmental Manual. All new work procedures that have an environmental aspect are incorporated into the documented system. The strengths of this new integrated system are that responsibilities are clearly defined, and that the whole system is reviewed regularly.

8.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

McKechnie holds water discharge permit **3139-3** to cover the discharge of stormwater (including cooling water) from an industrial site into an unnamed tributary of the Mangati Stream. This permit was issued by the Council on 2 November 2007 under Section 87(e) of the RMA. It is due to expire on 1 June 2026.

The consent has been transferred a number of times over the years, and was transferred to McKechnie on 4 March 2010.

No parties were considered to be potentially adversely affected by the activity and the consent application was processed on a non-notified basis.

Consent **3139-3** contains the standard special conditions as given in Section 1.2 and one additional special condition;

Condition 2 requires the consent to be exercised in a manner consistent with the documentation provided in the consent application.

The permit is attached to this report in Appendix I.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consent which is appended to this report.

In addition to 3139-3, water discharge permit 1857-6 is held to discharge stormwater from the western part of the industrial site, adjacent to Henwood Road, to a tributary of the Mangaone Stream in the Waiwhakaiho catchment. McKechnie also holds air discharge consent 4034-3 to provide for the discharge of emissions into the air from extrusion and re-melting of aluminium and associated activities. The monitoring of these consents is discussed in a separate report.

8.2 Results

8.2.1 Inspections

The site was visited on 31 August 2017 and 10 January, 4 April, and 15 May 2018.

Inspections focussed on evidence of spills, the condition of the drains and catchment area, treatment measures, and general housekeeping.

In general the site was found to be tidy and well managed. During the inspection carried out on 31 August 2017 it was observed that there was a lack of appropriate bunding for waste products. Staff were informed of this and bunding was noted to be in place during the following inspection. However during the inspection on 4 April 2018, it was noted that the waste product storage area was full and some waste product was again being stored outside of the bunded area.

A small spill was noted on 10 January 2018 and measures had been undertaken to control the spill and soak up the oil. A minor spillage of oil was noted in front of the diesel bund during the inspection on 4 April 2018, this was not considered to be a significant issue but nonetheless required attention.

8.2.2 Results of discharge monitoring

McKechnie's eastern stormwater is monitored primarily where it joins the Paraite Road stormwater drain, next to the plant entrance (site STW001014). The northern stormwater drain is monitored at a manhole within the plant (site STW001028).

The results from chemical monitoring at these primary sites are given in Table 18 and Table 19.

Site STW001014 was visited three times during the period under review, twice during wet weather surveys and once during a dry weather survey. During the dry weather run no discharge was occurring, whilst

during two wet weather surveys samples were collected. The samples complied with limits on the pH range, suspended solids and oil and grease.

Copper, lead and zinc levels are not specified on consent 3139. However these parameters are monitored because of the likely presence of these contaminants on site, and the possibility of them being contained within the discharge. The concentrations of these contaminants were found at slightly lower than median values the site.

Table 18 Chemical monitoring results for McKechnie's eastern stormwater discharge-site STW001014

Parameter	Unit	16 Feb 2018 (d)	15 May 2018 (w)	18 June 2018 (w)	Consent Limit
Acid soluble aluminium	g/m³	nd	0.39	0.31	-
Conductivity @20°C	mS/m	nd	3.1	4.0	-
Acid soluble copper	g/m³	nd	0.047	0.037	-
Dissolved copper	g/m³	nd	0.0160	0.013	-
Acid soluble lead	g/m³	nd	0.0049	0.004	-
Oil and Grease	g/m³	nd	<4	а	15
рН	рН	nd	6.5	6.8	6-9
Suspended solids	g/m³	nd	34	11	100
Temperature	Deg.C	nd	16.4	14.1	-
Turbidity	NTU	nd	10.4	7.8	-
Acid soluble zinc	g/m³	nd	0.37	0.28	-
Dissolved zinc	g/m³	nd	0.27	0.23	-

Key: nd not discharging at time of sampling survey

- a parameter not determined, no visible hydrocarbon sheen and no odour
- (d) dry weather survey (w) wet weather survey
- * Medians are calculated by using one half of "less than" values in the data set. The minimum therefore can in some cases be less than the median as the minimum is calculated from raw values in the data set (including "less than's*)

Site STW001028 was visited four times during the year under review, three times during wet weather surveys and once during a dry weather survey. Samples were collected during the three wet weather sampling occasions, while no discharge was occurring on the dry weather sampling occasion. Compliance was achieved with consent limits for pH and suspended solids. The concentrations of metals were found to in the normal acceptable ranges.

Table 19 Chemical monitoring results for McKechnie's northern stormwater and cooling water-site STW001028

Parameter	Unit	26 Sep 17 (w)	16 Feb 18 (d)	15 May 18 (w)	18 Jun 18 (w)	Consent Limit
Acid Soluble Aluminium	g/m³	0.4	nd	0.073	<0.06	-
Conductivity @ 20°C	mS/m	15.9	nd	1.1	3.4	-
Acid Soluble Copper	g/m³	0.06	nd	0.032	0.021	-
Dissolved Copper	g/m³	0.02	nd	0.0104	0.012	-
Oil and Grease	g/m³	a	nd	<4	a	15
рН	рН	6.8	nd	6.7	6.9	6-9
Suspended solids	g/m³	32	nd	<3	<3	100

Parameter	Unit	26 Sep 17 (w)	16 Feb 18 (d)	15 May 18 (w)	18 Jun 18 (w)	Consent Limit
Temperature	Deg.C	15.0	nd	16.3	14.4	-
Turbidity	NTU	7.6	nd	2.3	0.97	-
Acid Soluble Zinc	g/m³	1.11	nd	0.52	0.52	-
Dissolved Zinc	g/m³	1.02	nd	0.50	0.53*	-

Key: a parameter not determined, no visible hydrocarbon sheen and no odour

nd not discharging at time of sampling survey

8.2.3 Investigations, interventions, and incidents

In the period under review, the Council was not required to undertake significant additional investigations and interventions, or record incidents, in association with McKechnie's conditions in resource consents or provisions in Regional Plans.

8.3 Discussion

8.3.1 Discussion of site performance

Inspections found that the site was generally well managed during the period under review. There was one spill which the consent holder notified the Council of, and on one occasion hazardous substances were found to be stored outside of a bunded area.

8.3.2 Environmental effects of exercise of consent

The discharges from the McKechnie site were not found to be having any adverse effects on the Mangati Stream during the period under review. The discharges from this site would have been assimilated within the reticulated stormwater system prior to discharge into the NPDC ponds and/or to the stream from the industrial drain bypass.

Whilst there were measureable increases in dissolved copper and zinc in the receiving water below the pond's outlets, no significant adverse effects were noted.

⁽d) dry weather survey (w)wet weather survey

^{*}It has been noted that the result for the dissolved fraction was greater than that for the acid soluble fraction, but within analytical variation of the methods.

8.3.3 Evaluation of performance

A tabular summary of the consent holder's compliance record for the year under review is set out in Table 20.

Table 20 Summary of performance for McKechnie's consent 3139-3

Pur	Purpose: To discharge stormwater (including cooling water) from an industrial site						
	Condition requirement	Means of monitoring during period under review	Compliance achieved?				
1.	Adoption of best practicable option to minimise effects	Inspection and discussion with consent holder	Yes				
2.	Consent to be exercised in accordance with application information	Inspection and discussion with consent holder	Yes				
3.	Limits on chemical composition of discharge	Discharge sampling	Yes				
4.	Limit on stormwater catchment	Observation and discussions at inspection	Yes				
5.	Discharge cannot cause specified adverse effects beyond mixing zone	Receiving water sampling	Yes				
6.	Maintenance of a contingency plan	Updated plan received January 2018	Yes				
7.	Maintenance of stormwater management plan	Updated plan received Sept 2016	Yes				
8.	Adherence to stormwater management plan	Observations and discussions at inspection	Yes				
9.	Provision for consent to lapse if not exercised	Consent exercised	N/A				
10.	Optional review provision re environmental effects	Next review opportunity June 2020	N/A				
Ove this	High High						

N/A = not applicable or not assessed

During the year, McKechnie Aluminium Solutions Ltd demonstrated a high level of environmental and a high level administrative performance and compliance with their resource consent as defined in Section 1.1.4.

8.3.4 Recommendation from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT, in the first instance, monitoring programmed for consented activities of McKechnie Aluminium Solutions Ltd in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- 2. THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Recommendation one was implemented, while it was not considered necessary to undertake additional monitoring as per recommendation two.

8.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the monitoring programme remains similar to that undertaken in the 2017-2018 year. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

8.4 Recommendation

- 1. THAT, in the first instance, monitoring programmed for consented activities of McKechnie Aluminium Solutions Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

9 New Plymouth District Council

9.1 Introduction

9.1.1 Process description

The roads served by the main Bell Block industrial drainage system occupy a significant stormwater catchment area of 27.5 ha. This system also serves as a conduit for the carriage of the stormwater from the industrial sites in this area. When the application for the discharge consent was lodged, NPDC stated that 'NPDC has no physical control over accidental spills or deliberate disposal of contaminants into the stormwater system'.

The NPDC stormwater drainage system had three main discharge points; into the Mangati Stream at the bottom of De Havilland Drive West, into the Mangati Stream at the bottom of Connett Road West, and the industrial drain outlet into the unnamed tributary at the rear of the Mainland site.

At the time of the consent renewal in 2002 routine physicochemical monitoring of the discharge had shown that the discharge occasionally contained high levels of suspended solids, and generally contained elevated levels of ammoniacal nitrogen, copper and zinc. Results of biomonitoring in the receiving water had shown that although the quality of discharges from the industrial area was improving, the Mangati Stream continued to be severely impacted below the industrial area.

In order to try to mitigate the effects of the quality of the stormwater carried by the NPDC pipework, during the 2002-2003 monitoring period NPDC redesigned the way in which stormwater was directed to the stream from the Connett Road and Paraite Road areas. A constructed wetland was put in place with the intention of both upgrading the quality of water discharged to the Mangati Stream, and providing a mechanism for containment of any spills or contaminants from the industrial area. The broad scope for this project was to develop an integrated water and land management system for the middle Mangati catchment in which:

- Stormwater from industrial areas is captured and passed through a constructed wetland for trapping of litter, sediment, hydrocarbons (and chemical contaminants to the extent that this is feasible) before being discharged to the stream.
- Industrial land uses are physically and hydrologically isolated from the stream by the development of a riparian reserve.
- A riparian reserve providing public access, a utilities corridor and machine access for stream maintenance purposes is provided.
- Flood detention structures and ponding areas are developed as required and integrated into the riparian reserve development.

Construction of the four-pond system was completed in the 2002-2003 monitoring year.

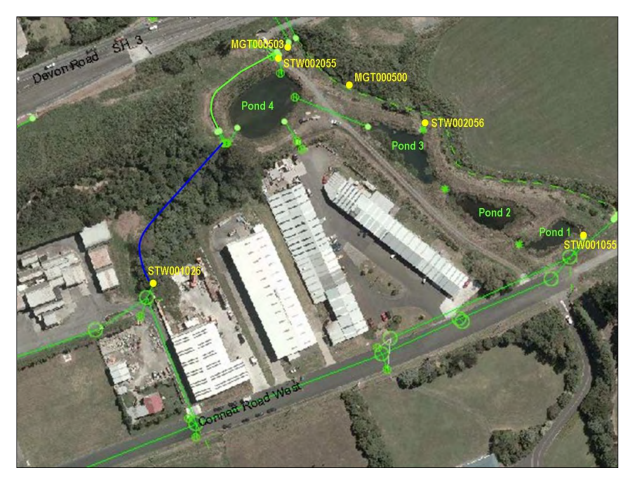


Figure 4 NPDC stormwater flow paths and sampling points

The plans submitted to the Council indicated that under light rainfall conditions, the stormwater flows under Connett Road, and passes through a downstream defender pollutant entrapment device installed in the 300 mm pipeline in Connett Road, before entering pond 1 adjacent to Connett Road and the Mangati Stream (STW001055). The water from pond 1 flows through pond 2 and into pond 3 from which it then discharges into the Mangati Stream (STW002056). When there is higher flow from moderate rainfall, stormwater will also discharge via the industrial drain outlet (STW001026) and unnamed tributary into pond 4, which then flows into pond 3. There is a provision for pond 4 to discharge into the Mangati Stream (STW002055) when the water level in the pond increases to a certain point. There is also a drainage channel from the unnamed tributary to the Mangati Stream (MGT000503) to allow the ponds to be bypassed under heavy rainfall conditions, when it was expected that the level of contaminants in the stormwater would be at their lowest due to the high rate of dilution.

More recently, the eastern side of the Mangati catchment has been developed. This is occurring along de-Havilland Drive and Connett Rd. The de Havilland drive sites generally discharge to the Mangati via the stormwater network and currently there is no treatment infrastructure in this section of the network. The eastern Connett Rd area discharges to land via rain cells buried under the grass verges with a 150 ml overflow pipe discharging to the stream. In heavy rain events further overflow is provided by grass swales on the road verge.

9.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

NPDC is the territorial authority for the Bell Block industrial area and holds water discharge permit **4302-2** to cover the discharge up to 5,200 L/s of stormwater from industrial sealed areas and roofs. This permit was originally issued by the Council on 16 June 1993 under Section 87(e) of the RMA for a period until 1 June 2002. The consent was renewed on 11 September 2002 and is due to expire on 1 June 2020.

The renewed consent has five conditions, in respect of adoption of best practice to prevent or minimise adverse effect on the receiving environment, requirement for management plan, prevention and mitigation of any erosion, and review of conditions.

The permit is attached to this report in Appendix I.

9.2 Results

9.2.1 Inspections

During the period inspections were undertaken in the area of the constructed ponds, and of the discharges to the Mangati Stream on 11 July 2017, 28 August 2017, 10 January 2018 8, March 2018 and 15 May 2018

The inspections focussed on the condition of the ponds, discharge structures, and receiving waters.

During the inspections no significant issues were noted. Some discolouration was noted in one or more of the ponds during inspections, however there were no effects observed in the receiving waters of the Mangati Stream.

The inspection of 28 of August noted that there were residues of oil contamination from the spill found in the ponds on 11 July 2017 (see Incidents Section 9.2.3). Sheens were being contained by the weir and absorbent filter socks placed behind the weir. It was noted that significant contamination had been retained in vegetation on the banks of pond 4 as was leaching into the water in the pond. No effects were noted in the stream. NPDC was contacted and was advised that the banks of the pond would need to be scraped back further. This was undertaken in a timely manner.

The inspection of 10 January 2018 and 8 March 2018 found that the vegetation was growing back after the last round of works undertaken by NPDC and some improvements were noted in the condition of the ponds, however some contamination was present in the inlet to pond 4, this was investigated and the source could not be identified. No effects were noted in the stream during either inspection.

On 15 May it was found that the ponds were in better condition and appeared to be recovering from the spill and no issues were noted.

9.2.2 Results of discharge monitoring

Stormwater is discharged to the Mangati Stream from the wetlands, and from roads running through the industrial area. As combined discharges, the monitoring of the flow to and from the wetlands to the Mangati Stream is reported in Section 19.

Stormwater discharged to the Mangati Stream from roads running through the industrial area is monitored at two points, off De Havilland Drive West and Connett Road West (STW001054 and STW001055). Other discharges contribute to the flow at both monitoring points. The De Havilland Drive stormwater discharges directly into the Mangati Stream. The Connett Road stormwater now discharge into pond 1 of the wetland and includes a portion of the stormwater from the industrial sites, this discharge is therefore discussed in Section 19 where the combined discharges are considered.

De Havilland Drive stormwater has components from several small industrial sites, including part of Tegel Foods Ltd's (Tegel's) poultry processing plant on the southern side of the road, Ireland Roading and Construction Ltd's depot and Vause Oil Production Services workshop on the northern side of the road.

The results from chemical monitoring of stormwater from De Havilland Drive are given in Table 21.

The sample taken on 16 February 2018 was found to have an elevated level of biochemical oxygen demand. This was during a dry weather run and the discharge was found to be only a trickle flow, and no effects were noted in the receiving environment.

Table 21 Chemical monitoring results for stormwater discharged to the Mangati Stream from De Havilland
Drive West-site STW001054

Parameter	BOD	Conductivity	Dissolved reactive phosphorus	Oil and Grease	рН	Suspended solids	Temp.	Un-ionised ammonia
Unit	g/m³	mS/m@20°C	g/m³ P	g/m³	рН	g/m³	Deg.C	g/m³
26 Sep 2017 (w)	3.6	13.3	0.032	а	6.8	64	14.4	0.00041
16 Feb 2018 (d)	6.2	24.0	0.761	a	6.3	9	18.9	0.00295
15 May 2018 (w)	<2	4.5	0.095	<4	6.8	9	14.9	0.00052
6 Jun 2018 (w)	<2	31.4	0.077	a	6.6	<3	15.8	0.00026
RWFP limits	5	-	-	15	6-9	100	-	0.025

Key: Results shown in bold within a table indicates that a guideline for a particular parameter has been exceeded

- a parameter not determined, no visible hydrocarbon sheen and no odour
- (d) dry weather survey (w) wet weather survey

9.2.3 Investigations, interventions, and incidents

In the period under review, the Council was required to undertake significant additional investigations and interventions, or record incidents, in association with NPDC's conditions in resource consents or provisions in Regional Plans.

11 July 2018

During unrelated routine monitoring it was found that oil was present in the stormwater detention ponds in the Mangati catchment at Devon Road, Bell Block. Investigation found that there was a significant amount of oil in one of the ponds. At the time of inspection no discharge of hydrocarbons was occurring into the Mangati Stream. Photographs and samples were taken and an absorbent boom was placed across the discharge outfall. A contractor was engaged by NPDC to remove oil from the pond and 900 litres of what appeared to be clean unused heavy motor oil was reclaimed. Extensive investigation upstream of the ponds could not find any source for the discharge.

28 August 2018

During routine monitoring it was found that oil from a previously unsourced oil spill was present on the banks of the stormwater ponds in the Mangati Stream, Bell Block. A previous clean-up operation had removed over 900 litres of oil from the pond, however the banks of the pond were not cleaned. This resulted in oil continuing to leach from the banks. Works were immediately undertaken to scrape the banks of the fourth pond as far as practicable to minimise the risk of hydrocarbon discharging from the system.

9.2.3.1 NPDC Annual Reports

Annual reports are required from NPDC by the wastewater treatment plant consent. These reports summarise the sewage pump station and reticulation overflows, and also contain a summary of any upgrade works or investigations into infiltration issues undertaken by NPDC throughout the district.

On 7 March 2018 an electrical fault at the Bell Block Sewage Pumping Station (SPS) resulted in pump failure causing wastewater overflow from the pump station. The pumps were reset once power was restored and no further action was undertaken.

A few minor sewage overflows in and around the reticulation network were also reported. These did not involve the Mangati Stream or its tributaries.

9.3 Discussion

9.3.1 Discussion of site performance

There was a major illegal discharge of oil in the in western Mangati stormwater network that resulted in significant contamination of the wetland/treatment ponds that service this catchment. NPDC responded to the spill in a timely manner recovering 900 litres of oil from the pond system and placing oil booms to prevent oil discharging to the stream. Further works were undertaken to remove contaminated soil and vegetation from the banks of pond 4. Sheens found in pond 3 were in part due to direct discharges oil down the Connett Rd low flow stormwater line. It was noted some of the oil in Pond 4 had made its way through to Pond 3 which reduced the system's effectiveness in the containment of oil contamination Consideration could be given to investigating the current connection between Ponds 3 and 4 to determine whether any floatable contaminants are being effectively contained.

There was only one sewage overflow to the Mangati Stream during the year and this was dealt with in a timely manner.

9.3.2 Environmental effects of exercise of consent

No significant adverse effects were noted as direct result of the exercise of NPDC's stormwater discharge consent. Discharges from NPDC outfalls are likely to have contributed to the transitory elevation in concentrations of BOD found in the stream during wet weather surveys. However, as stated earlier in this report, NPDC has little, if any, control over the quality of the industrial discharges entering its system. For this reason the consent does not place limits on the quality of the NPDC's discharges. The effects observed are discussed in more detail in Section 19 covering the combined discharges and Section 20 covering the Mangati Stream chemical monitoring.

Despite the oil spill all samples taken of the ponds discharges had oils and grease levels below detection limits (see Section 19).

9.3.3 Evaluation of performance

A tabular summary of NPDC's compliance record for the year under review is set out in Table 22.

Table 22 Summary of performance for NPDC's consent 4302-2

Pu	Purpose: To discharge up to 5,200 litres/second of stormwater from industrial sealed areas and roofs								
	Condition requirement	Means of monitoring during period under review	Compliance achieved?						
1.	Consent to be exercised in accordance with application information	Inspection and discussion with consent holder	Yes						
2.	Adoption of best practicable option to minimise effects	Inspection and discussion with consent holder	No						

Purpose: To discharge up to 5,200 litres/second of stormwater from industrial sealed areas and roofs							
Condition requirement	Means of monitoring during period under review	Compliance achieved?					
Provision of designs, specifications and operating procedures	Review of Council records	Yes					
Prevention and mitigation of erosion	Inspection	Yes					
Optional review provision re environmental effects	No further option for review prior to expiry	N/A					
Overall assessment of consent compliance and environmental performance in respect of this consent							
	Condition requirement Provision of designs, specifications and operating procedures Prevention and mitigation of erosion Optional review provision re environmental effects erall assessment of consent compliance asent	Condition requirement Means of monitoring during period under review Provision of designs, specifications and operating procedures Review of Council records Prevention and mitigation of erosion Inspection Optional review provision re environmental effects No further option for review prior to expiry erall assessment of consent compliance and environmental performance in respect of this					

N/A = not applicable or not assessed

During the year, NPDC demonstrated a good level of environmental and high level of administrative performance and compliance with their resource consent conditions.

9.3.4 Recommendations from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of New Plymouth District Council in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

This recommendation was implemented.

9.3.5 Alterations to monitoring programmes for 2017-2018

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- · the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the programme remains unchanged from that of 2017-2018.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2017-2018.

9.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of New Plymouth District Council in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 2. THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

10 Nexans New Zealand Ltd

10.1 Introduction

10.1.1 Process description

The electric wire and cable manufacturing plant of Nexans New Zealand Ltd (Nexans) was established on Paraite Road beside the railway line in 1967. The plant produces for both domestic and export markets. This company was previously known as Olex New Zealand Ltd.

The site occupies an area of 6.7 ha, of which about 85% is developed. A large variety and volume of chemicals, some potentially toxic, are stored on the site. The majority are stored within buildings in areas where they can be contained if spilled.

Chemicals are stored outside the buildings in two bunded areas. In one area, phthalate esters (also liquid plasticisers) are stored in three 50,000 L tanks. In another area, copper wire drawing liquor is stored in a 12,000 L above ground tank which is bunded. A security fence surrounds areas vulnerable to vandalism. All bunded areas are fitted with liquid level alarms and stormwater from within one of these bunds is discharged to the stormwater drains after appropriate quality checks. The other bund is used to harvest rainwater for cooling water.

The air discharge consent held by Nexans is to cover the minor discharges associated with the Curing Continuous Velocity (CCV) process. This process involves the moulding of an insulating layer around a conductor at elevated temperatures in an inert nitrogen atmosphere. The discharge stream from this process has the condensates separated before the gas is released to atmosphere via a sparge nozzle above the factory roof. The gas discharged is predominantly nitrogen, but contains alkanes at less than 0.5%, and acetophenone (10 ppm). Acetophenone has a sweet orange blossom odour and is not expected to give rise to any adverse environmental effects.

There is a contingency plan in place in case of spillages, with a revised plan dated July 2016 being received and accepted by the Council.

A comprehensive Environmental Management System has been put in place at the Nexans site, and a revised stormwater management plan was received in May 2015.

10.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

Nexans New Zealand holds water discharge permit **4497-3** to cover the discharge of stormwater and cooling water from an electric wire and cable manufacturing site off Paraite Road. The current consent was granted on 25 June 2008. This permit was issued by the Council under Section 87(e) of the RMA, and is due to expire on 1 June 2026.

Consent 4497-3 contains the standard special conditions as given in Section 1.2 and one additional special condition.

Condition 3 requires all hazardous substances storage areas to be bunded.

A copy of this permit is attached to this report in Appendix I.

10.1.3 Air discharge permit

Section 15(1)(c) of the RMA stipulates that no person may discharge any contaminant from any industrial or trade premises into air, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations.

Nexans hold air discharge permit **5417-2** to discharge emissions into the air from an electric wire and cable manufacturing plant and associated activities. This renewed permit was issued by the Council on 24 February 2015 under Section 87(e) of the RMA. The consent expires on 1 June 2032.

The conditions on the consent address management and operation of the plant and processes, and place limits on the boundary ground level concentrations of contaminants. Conditions also prohibit the discharge from being noxious, dangerous, offensive or objectionable at or beyond the boundary and include provisions for review of the consent.

A copy of this permit is attached to this report in Appendix I.

10.2 Results

10.2.1 Inspections

The site was inspected on 30 August 2017 and 9 March 2018.

The inspections focussed on stormwater treatment measures, the condition of containment bunds, and general housekeeping.

The site was found to be tidy and well managed during the period under review and no issues were noted. The stormwater treatment systems were found to be well maintained and in good working order and no visible air emissions or odours were detected. It was noted during the inspections that internal auditing for compliance with ISO 1400001was being undertaken.

10.2.2 Results of discharge monitoring

Stormwater from the Nexans site discharges to the industrial stormwater drain underneath Connett Road at two points; the one from the main loading area on the western side of the plant is opposite the entrance to Mainland Products; the other, from the remainder of the site, is about 100 metres further down Connett Road. The uppermost monitoring point for the eastern catchment (STW001025) is unaffected by other discharges. Other discharges contribute to the flow at all of the monitoring points for the western discharge, including the uppermost site (STW001011), which is influenced by discharges from ABB, Schlumberger (tool and mud sites), Tegel's feed mill storage sheds. The results of monitoring for these two primary sites are given in Table 23 and Table 24.

The uppermost monitoring point was visited three times and two samples were collected during wet weather surveys at this site during the period under review. The second occasion was during a dry weather survey and no discharge was occurring. The pH range and oil grease concentrations of the samples complied with consent conditions.

The consent also places limits on the concentration of suspended solids in the discharge. However, these parameters are not routinely determined in the discharge by analysis, as historical data (in excess of 25 samples) has shown that the maximum recorded values have generally been very low (oil and grease 2 g/m³, suspended solids 7 g/m³). The samples are therefore inspected visually and analysed for turbidity, with full suspended solids analysis to be undertaken if required. The sample of 26 September 2017 was found to have a pH slightly lower that allowable lower limit of 6.0. The consent holder was informed and undertook to investigate the source. No downstream effects were noted and no further action was taken at the time. All other results complied with consent conditions.

Table 23 Chemical monitoring results for Nexans' cooling water and eastern stormwater discharge, site STW001025

Parameter	Conductivity	Acid soluble copper	Dissolved copper	Oil and grease	рН	Temp	Turbidity	Acid soluble zinc	Dissolved zinc
Unit	mS/m@20°C	g/m³	g/m³	g/m³		Deg.C	NTU	g/m³	g/m³
26 Sep 2017 (w)	11.4	0.03	0.03	а	5.6	14.7	4.2	0.213	0.204
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	1.5	0.0068	0.0045	<4	6.6	15.7	0.62	0.051	0.051
Consent limits	-	-	-	15	6-9	-	-	-	-

Key: aparameter not determined, no visible hydrocarbon sheen and no odour nd not discharging at time of sampling survey

(d) dry weather survey (w) wet weather survey

Copper is included in the analysis suite for site STW001025 because the cooling water used as part of the copper wire drawing process was previously discharged via stormwater. Whilst the cooling water is now being directed to the sewer, the Council will continue to analyse for copper given that the site is still a potential source of copper contamination with the large amount of copper stored and processed at the site. Zinc is included in the analysis suite to better assist Council in the assessment of zinc contamination of the entire industrial area, and because a calcium/zinc stabiliser is used at the site.

Overall the concentrations of these metals were found to be at acceptable levels.

Two samples were collected during wet weather surveys from the central drain and Nexans' western stormwater discharge during the period under review (STW001011,). The site was visited on one further occasion during a dry weather survey and was not discharging at this time. All results complied with consent conditions. The consent also places limits on the suspended solids concentrations in the discharge. The samples were inspected visually and analysis was not considered necessary as high turbidity was not noted in the sample.

It is noted that other industries drain via this part of the reticulated stormwater network, including the storage sheds utilised by Tegel's feed mill. Monitoring of this parameter will continue at this location, with additional monitoring of the Tegel feed mill drain being undertaken if warranted.

No visible emissions or objectionable odours were noted during any of the inspections.

Table 24 Chemical monitoring results for NPDC's central drain and Nexans' western stormwater discharge, site STW001011

Parameter	Ammoniacal nitrogen	Conductivity	Oil and Grease	рН	Temp.	Turbidity
Unit	g/m³ N	mS/m@20°C	g/m³	рН	Deg.C	NTU
26 Sep 2017 (w)	0.090	11.0	a	6.7	14.6	6.9
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	0.26	2.3	<4	7.6	15.5	18.8
Consent limits	-	-	15	6-9	-	-

Key: aparameter not determined, no visible hydrocarbon sheen and no odour nd not discharging at time of sampling survey

(d) dry weather survey (w) wet weather survey

10.2.3 Investigations, interventions, and incidents

In the period under review, the Council was not required to undertake significant additional investigations and interventions, or record incidents, in association with Nexans' conditions in resource consents or provisions in Regional Plans.

10.3 Discussion

10.3.1 Discussion of site performance

The site was found to be well managed throughout the period under review and no issues were noted in regard to mitigation measures, bunding or general housekeeping.

10.3.2 Environmental effects of exercise of consents

No adverse environmental effects were observed as a result of stormwater discharges or air emissions originating from the Nexans' site during the 2017-2018 monitoring period.

10.3.3 Evaluation of performance

A tabular summary of Nexans compliance record for the year under review is set out in Table 25, and Table 26.

Table 25 Summary of performance for Nexans consent 4497-3

Purpose: To discharge stormwater and cooling water								
	Condition requirement	Means of monitoring during period under review	Compliance achieved?					
1.	Adoption of best practicable option to minimise effects on the environment	Inspection and discussion with consent holder	Yes					
2.	Limits stormwater catchment area	Inspection	Yes					
3.	Above ground hazardous substance storage to be bunded and not to drain directly to stormwater catchment	Inspection and discussion with consent holder	Yes					
4.	Limits on chemical composition of discharge	Sampling	No- one pH result non- compliant					
5.	Discharge cannot cause specified adverse effects beyond mixing zone	Receiving water and sediment sampling. Biomonitoring	Yes					
6.	Maintenance of a contingency plan for action to be taken to prevent spillage	Review of documents provided. Plan on file dated July 2018	Yes					
7.	Maintenance of stormwater management plan	Plan on file	Yes					
8.	Written notification required regarding changes to activities at the site	Inspection and discussion with consent holder	Yes					
9.	Provision for consent to lapse if not exercised	Consent has been exercised	N/A					

Purpose: To discharge stormwater and cooling water							
Condition requirement	Compliance achieved?						
 Optional review provision re environmental effects and notifications of changes (S.C.9) 	Next opportunity for review June 2020	N/A					
Overall assessment of consent complia this consent Overall assessment of administrative pe	nce and environmental performance in respect of erformance in respect of this consent	Good High					

N/A = not applicable or not assessed

Table 26 Summary of performance for Nexans consent 5417-2

Purpose: To discharge emissions to air								
	Condition requirement	Means of monitoring during period under review	Compliance achieved?					
1.	Adoption of best practicable option to minimise effects	Inspections and liaison with consent holder	Yes					
2.	Discharge not to give rise to offensive, objectionable or toxic dust or odour	Inspections	Yes					
3.	Control of emissions of CO, NO_2 , PM_{10} and SO_2	Not assessed during review period	N/A					
4.	Control on other emissions	Not assessed during review period	N/A					
5.	Consent holder to consult Council prior to making alterations to plant, processes or operations	Inspections and liaison with consent holder	Yes					
6.	Consent holder to maintain record of complaints	Not requested during review period	N/A					
7.	Report reviewing technological advances in the reduction and mitigation of emissions due in November each year	Plan received	Yes					
8.	Optional review provision re environmental effects	Option for review in June 2020	N/A					
thi	Overall assessment of consent compliance and environmental performance in respect of this consent Overall assessment of administrative performance in respect of this consent							

N/A = not applicable or not assessed

During the year, Nexans New Zealand Ltd demonstrated a good level of environmental and high level of administrative performance and compliance with their resource consents as defined in Section 1.1.4.

10.3.4 Recommendations from the 2016-2017 Annual Report

In the 2015-2016 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of Nexans New Zealand Ltd in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

This recommendation was implemented during the 2017-2018 monitoring period.

10.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the programme remains similar to that undertaken in the 2017-2018 year. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site(s) in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2017-2018.

10.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of Nexans New Zealand Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

11 OMV New Zealand Ltd

11.1 Introduction

11.1.1 Process description

OMV New Zealand Ltd (OMV) currently manages this 1.08 ha site as a storage facility to support the offshore Maari Field.

The site is used for the storage and dispatch of off-shore equipment between drilling campaigns. This equipment includes chemicals and drill pipes. The drill pipes are either new, prior to them being prepared for use, or unused pipes returned from the off-site drilling activities. There is no pipe washing, preparation, or reconditioning of used pipes carried out at the site.

Chemicals, of limited quantities and classes, are stored either under cover in the warehouse buildings, or in bunded shipping containers in the yard, prior to dispatch.

Any equipment returned from off-shore is washed off-shore, if required, and is clean when it is returned to the site.

Stormwater drains via a three-stage oil separator to the Bell Block industrial drainage system.

Prior to OMV leasing the site, the entire property had been developed, with the site being roofed, tar-sealed or metalled.

A wash facility is situated on the southern side of the site, and an automatic diverter valve diverts the discharge of washings to sewer via an oil separator when the wash pad is in use. Stormwater from the washing area, when the wash pad is not in use, continues to be directed to the Mangati Stream via an older oil separator. The wash pad is now permanently diverted to sewer.

11.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

OMV holds water discharge permit **3913-3** to cover the discharge of stormwater from an industrial site into an unnamed tributary of the Mangati Stream. The consent was issued by the Council on 24 September 2015 under Section 87(e) of the RMA. It is due to expire on 1 June 2032.

Consent 3913-3 contains the standard special consent conditions as given in Section 1.2 with one modified condition that places a limit on the BOD concentration in the discharge.

11.2 Results

11.2.1 Inspections

The site was visited on 30 August 2017 and 9 March 2018.

The inspections focussed on treatment measures, the condition of the stormwater drains and general house-keeping.

The site was generally found to be clean and tidy when inspected. The inspecting officer noted that to improve performance the sealed yard areas could be swept to remove decomposing leaves and sediment that may be having a minor impact on the turbidity and oxygen levels in the stream. It was also noted that the storage of chemicals and hazardous materials in the yard, and in particular near a stormwater drain was

not ideal. In the unlikely event of a spill it was possible that some product would enter the drain only meters away. This was found to have been addressed at the next inspection.

11.2.2 Results of discharge monitoring

OMV's primary monitoring site is immediately below the oil separator for treating the site stormwater discharged (IND002013). This site was visited on four occasions during the year and three samples were collected during wet weather surveys. The fourth occasion was during a dry weather survey and no discharge was occurring. The results from chemical monitoring at this site are given in Table 27.

Table 27 Results from monitoring of stormwater from OMV, site IND002013

Parameter	BOD	Conductivity	Oil and Grease	рН	Suspended solids	Temp	Ammoniacal Nitrogen
Units	g/m³	mS/m@ 20°C	g/m³	рН	g/m³	Deg.C	g/m³ N
26 Sep 17 (w)	-	9.8	<0.5	6.8	39	14.5	-
16 Feb 18	nd	nd	nd	nd	nd	nd	nd
15 May 18 (w)	-	2.0	<4	6.6	27	15.2	-
18 June 18 (w)	-	3.3	a	6.6	48	12.5	-
Consent Limits	16	-	15	6-9	100	-	10

Key: aparameter not determined, no visible hydrocarbon sheen and no odour

- nd not discharging at time of sampling survey
- (d) dry weather survey (w) wet weather survey

The discharge complied with consent conditions for pH range, oil and grease and suspended solids during the period under review. BOD and ammoniacal were not assessed during period.

11.2.3 Investigations, interventions, and incidents

In the period under review, the Council was not required to undertake significant additional investigations and interventions, or record incidents, in association with OMV's conditions in resource consents or provisions in Regional Plans.

11.3 Discussion

11.3.1 Discussion of site performance

The site was well managed during the period under review, with only minor issues noted during inspections.

11.3.2 Environmental effects of exercise of consent

During the year under review, there were no significant adverse effects noted as a result of the exercise of OMV's water discharge consent.

11.3.3 Evaluation of performance

A tabular summary of OMV's compliance record for the year under review is set out in Table 28.

Table 28 Summary of performance for OMV's consent 3913-2

Pu	Purpose: To discharge stormwater from an industrial site into an unnamed tributary of the Mangati Stream							
	Condition requirement	Means of monitoring during period under review	Compliance achieved?					
1.	Adoption of best practicable option to minimise effects on the environment	Inspection and discussion with consent holder	Yes					
2.	Limits stormwater catchment area	Inspection	Yes					
3.	Limits on chemical composition of discharge	Sampling	Yes					
4.	Discharge cannot cause specified adverse effects beyond mixing zone	Inspection/sampling	Yes					
5.	Maintenance of a contingency plan for action to be taken to prevent spillage	Inspection	Yes					
6.	Maintenance of stormwater management plan	Inspection	Yes					
7.	Written notification required regarding changes to activities at the site	Inspection and discussion with consent holder	N/A					
8.	Optional review provision re environmental effects and notifications of changes (S.C.9)	Next opportunity for review June 2020	Yes					
this	Overall assessment of consent compliance and environmental performance in respect of this consent Overall assessment of administrative performance in respect of this consent							

During the year, OMV New Zealand Ltd demonstrated a high of environmental performance and a high level of administrative performance and compliance with the resource consents as defined in Section 1.1.4.

11.3.4 Recommendations from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of OMV New Zealand Ltd in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Recommendation one was implemented during the 2017-2018 monitoring period, while additional monitoring, investigation or intervention was not considered necessary as per recommendation two.

11.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the monitoring programme remains similar to that undertaken in the 2017-2018 year. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

11.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of OMV New Zealand Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

12 Schlumberger New Zealand Ltd

12.1 Introduction

12.1.1 Process description

Schlumberger New Zealand Ltd (Schlumberger) provides services to the oil production industry, and stores a range of hazardous substances in enclosed areas of the site. Washdown of drilling mud and occasionally oil residue from down hole tools occurs, with this water discharged to the stormwater system via an interceptor.

The wash area is housed within a building that also contains the paint, waste, oil, and chemical storage areas. The floors within this building all drain to a common 1.5 m³ capacity sealed sump. The liquid collected in this sump can either be removed by a contractor for appropriate off-site disposal, or be pumped to the stormwater drainage system via an oil separator, which removes the oily waste and suspended solids from the effluent stream.

Late in the 2013-2014 year Schlumberger acquired the MI New Zealand site, with consents being transferred to Schlumberger on 13 May 2014. This includes the operation of a Liquid Mud Plant (LMP) and a warehouse/storage facility.

Activities at the site involve the mixing of synthetic based muds to be used in hydrocarbon exploration, and storage of chemicals to be used in the mixing operations. The LMP comprises a series of tanks of up to 10.9 m in height that are used to mix up the drilling mud. Once mixed the mud is tankered from the site. The LMP area is outdoors and is not covered with a roof to prevent stormwater from entraining contaminants. All stormwater discharged from the bunded LMP area is treated via an interceptor.

The adjacent site contains a large outdoor laydown area and large warehouse/ workshop building. Sea transport containers containing flexitank bladders of synthetic fluid are stored in this laydown area pending the availability of storage space in the LMP area. The sea containers are transferred by swing-lift transporter to the bunded loading/unloading bay alongside LMP when the synthetic fluids are required for use.

The site is manned at all times when the mixing of chemicals occurs in the LMP therefore minimising the potential of a spill occurring unnoticed. Sandbags are also located on the site for use in the event of a spill to contain liquid chemicals and to place over stormwater drains to prevent discharge from the site.

12.1.2 Water discharge permits

Section 15(1) (a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

Schlumberger hold discharge permit **5987-1** to discharge treated stormwater from a synthetic LMP and storage site into the Mangati Stream. This permit was issued by the Council on 4 July 2002 under Section 87(e) of the RMA, with a variation to consent on 8 June 2010. The consent was transferred to Schlumberger from MI New Zealand on 13 May 2014. It is due to expire on 1 June 2020.

Consent 5987-1 contains the standard consent conditions as given in Section 1.2 and one additional special condition;

Special condition 3 requires the discharge from the LMP is treated in the manner detailed in the MI SWACO *Paraite Road Facility Stormwater Management Plan* or to an equivalent or better standard as approved by the Taranaki Regional Council.

Schlumberger holds water discharge permit **6032-1** to discharge treated wash water and stormwater from a storage and maintenance premises for oil field exploration equipment into the Mangati Stream. This permit was originally issued by the Council on 4 July 2002 under Section 87(e) of the RMA, with a review on 27 August 2008. It is due to expire on 1 June 2020.

Consent 6032-1 contains the standard special conditions as given in Section 1.2 and three additional special conditions;

Condition 1 requires the consent to be exercised in accordance with the documentation supplies at the time of application.

Condition 5 places the standard and additional limits on the constituents of the discharge with special regard to dissolved copper, dissolved lead and dissolved zinc.

Condition 9 prohibits the discharge of wastes containing surfactants, solvents and any other degreasing agents.

Copies of these permits are attached to this report in Appendix I.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consents which are appended to this report.

12.2 Results

12.2.1 Inspections

This site was inspected on 30 August 2017 and 8 March 2018.

The inspections focussed on evidence of spills, the maintenance and operation of treatment systems, and general housekeeping.

The site was found to be generally tidy and clean during the inspections and no issues were noted.

12.2.2 Results of discharge monitoring

The site is graded such that the majority of the stormwater from the consented LMP and office complex area exits the site at the southwest corner. This is monitored at STW002071. The discharge flows through a stormwater pipe passing through the rest of the Schlumberger site (site STW001056), and the ABB site (site STW001017). Stormwater from the adjacent site, formerly occupied by Mainfreight, exits the site at two points; at the middle of the western boundary of the site (STW001118) which joins the stormwater network on the ABB site, and at the northwest corner of the site to the Paraite Road stormwater drains. The results from chemical monitoring at site STW002071 are given in Table 29, and the results from the chemical monitoring at site STW001118 are given in Table 30.

Site STW002071 was visited on four occasions during the year, three times during wet weather surveys and once during a dry weather survey. Samples were collected during the wet weather sampling occasions, whilst no discharge was occurring during the dry weather survey. Compliance was achieved with the component concentrations for unionised ammonia, oil and grease, BOD and suspended solids on all monitoring occasions.

Table 29 Chemical monitoring results for stormwater discharged from Schlumberger's LMP site, STW002071

Parameter	BOD	Conductivity	Oil and Grease	рН	Suspended solids	Temperature	Un-ionised ammonia
Unit	g/m³	mS/m@20°C	g/m³	рН	g/m³	Deg.C	g/m³
26 Sep 17 (w)	1.5	13.4	a	6.8	4	14.9	0.00011
16 Feb 18 (d)	nd	nd	nd	nd	nd	nd	nd
15 May 18 (w)	<2	6.0	а	6.8	12	14.2	0.00059
18 Jun 18 (w)	2	8.5	а	7.1	6	12.8	0.00021
Consent limit	5	-	15	6-8	100	-	0.025

Key: aparameter not determined, no visible hydrocarbon sheen and no odour

- nd not discharging at time of sampling survey
- (d) dry weather survey (w) wet weather survey

Site STW001118 was visited three times during wet weather surveys and once during a dry weather survey. A sample was obtained on one of the wet weather surveys, while no discharge was occurring during the other two surveys.

Table 30 Chemical monitoring results for stormwater discharged from Schlumberger's warehouse/storage area, site STW001118

Parameter	BOD	Conductivity	Oil and Grease	рН	Suspended solids	Temperature	Un-ionised ammonia
Unit	g/m³	mS/m@20°C	g/m³	рН	g/m³	Deg.C	g/m³
26 Sep 2017 (w)	1.3	12.9	а	6.7	3	14.8	0.00002
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	nd	nd	nd	nd	nd	nd	nd
Consent limit	5	-	15	6-8	100	-	0.025

Key: aparameter not determined, no visible hydrocarbon sheen and no odour

- nd not discharging at time of sampling survey
- (d) dry weather survey (w) wet weather survey

The discharge from the warehouse and storage site complied with limits imposed on BOD, unionised ammonia, oil and grease, pH and suspended solids.

The majority of the stormwater and washdown water exit the site at monitoring point (STW001056) which is also affected by stormwater discharged from the area housing the LMP. The site was visited three times during the year, twice during wet weather surveys and once during a dry weather survey. Samples were collected during both wet weather surveys, while no discharge was occurring during the dry weather survey. The results of this sampling are given in Table 31.

Table 31 Chemical monitoring results for Schlumberger's stormwater discharge site, STW001056

Parameter	Conductivity	Dissolved copper	Acid soluble lead	Oil and grease	рН	Suspended solids	Temp	Dissolved zinc
Unit	mS/m@20°C	g/m³	g/m³	g/m³		g/m³	Deg.C	g/m³
26 Sep 2017 (w)	15.5	<0.01	<0.05	а	6.8	3	14.8	0.216
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd	nd

Parameter	Conductivity	Dissolved copper	Acid soluble lead	Oil and grease	рН	Suspended solids	Temp	Dissolved zinc
15 May 2018 (w)	6.0	0.0018	0.00086	<4	6.9	18	14.4	0.045
18 Jun 2018 (w)	5.7	<0.010	<0.002	a	7.0	8	13.0	0.07
Consent limits	-	0.05	0.02*	15	6-9	100	-	-

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded

- a parameter not determined, no visible hydrocarbon sheen and no odour
- nd not discharging at time of sampling survey
- (d) dry weather survey (w) wet weather survey
- * limit is for dissolved lead

The samples were within consented limits for dissolved copper, oil and grease, lead, pH, and suspended solids.

12.2.3 Investigations, interventions, and incidents

In the period under review, the Council was not required to undertake significant additional investigations and interventions, or record incidents, in association with Schlumberger's conditions in resource consents or provisions in Regional Plans.

12.3 Discussion

12.3.1 Discussion of site performance

There were a couple of minor issues noted during inspections however, the site was found to be generally neat and tidy and well managed.

A two-yearly review of the contingency plan and stormwater management plan for the site, as required by conditions 6 and 7 of consent 5987-1, was not undertaken by the consent holder. Conditions 3 and 4 of consent 6032-1 also require maintenance of an operation, management and maintenance plan, and a stormwater management plan. Council Officers were taking actions on the non-compliant matters at the end of the period under review.

12.3.2 Environmental effects of exercise of consent

There were no significant adverse environmental effects identified by the Council as a result of the discharges from the Schlumberger site during the year under review.

12.3.3 Evaluation of performance

A tabular summary of Schlumberger's compliance record for the year under review is set out in Table 32 and Table 33.

Table 32 Summary of performance for Schlumberger's consent 5987-1

	Purpose: To discharge treated stormwater from a synthetic liquid mud plant and storage site into the Mangati Stream						
	Condition requirement	Means of monitoring during period under review	Compliance achieved?				
1.	Adoption of best practicable option to minimise effects	Inspection and discussion with consent holder	Yes				
2.	Limit on stormwater catchment	Observation and discussions at inspection	Yes				

Purpose: To discharge treated stormwater from a synthetic liquid mud plant and storage site into the
Mangati Stream

	Condition requirement	Means of monitoring during period under review	Compliance achieved?			
3.	LMP discharge to be treated and managed as per stormwater management plan	Inspection and discussion with consent holder	Yes			
4.	Limits on chemical composition of discharge	Discharge sampling	Yes			
5.	Discharge cannot cause specified adverse effects beyond mixing zone	Receiving water sampling	Yes			
6.	Preparation and maintenance of contingency plan re measures to prevent spillage or accidental discharge and avoid, remedy or mitigate effects	Review of plan overdue (due at two-yearly intervals)	No			
7.	Preparation and maintenance of stormwater management plan re measures to minimise contaminants in the stormwater	Review of plan overdue (due at two-yearly intervals)	No			
8.	Written notification required regarding changes to activities at the site. Notification to include assessment of environmental effects	Inspection and discussion with consent holder	Yes			
9.	Optional review provision re environmental effects or changes	Not required during period under review	N/A			
this	Overall assessment of consent compliance and environmental performance in respect of this consent Overall assessment of administrative performance in respect of this consent					

N/A = not applicable or not assessed

Table 33 Summary of performance for Schlumberger's consent 6032-1

Purpose: To discharge treated wash water and stormwater from a storage and maintenance premises for oil field exploration equipment into the Mangati Stream

	Condition requirement	Means of monitoring during period under review	Compliance achieved?
1.	Consent to be exercised in accordance with information submitted at application, and in plans (S.C. 3,4,and 7)	Inspection and discussion with consent holder. Some changes, plans to be reviewed	Yes
2.	Council to be advised in writing with assessment of effects prior to changes	Inspection and discussion with consent holder. No further changes	Yes
3.	Maintenance of plan for wash water treatment system	Plan reviewed	No-update required

Purpose: To discharge treated wash water and stormwater from a storage and maintenance premises for oil
field exploration equipment into the Manaati Stream

	Condition requirement	Means of monitoring during period under review	Compliance achieved?			
4.	Maintenance of stormwater management plan	Plan reviewed	No-update required			
5.	Limits on chemical composition of discharge	Sampling, and review of self-monitoring data	No-results not received			
6.	Discharge cannot cause specified adverse effects beyond mixing zone	Receiving water sampling	Yes			
7.	Maintenance of a contingency plan for action to be taken to prevent spillage	Plan on file received September 2010 – review overdue	No			
8.	Optional review provision re environmental effects and notifications of changes (S.C.2)	Not required during period under review	N/A			
9.	Prohibition of wastes containing degreasers, solvents or surfactants	Inspection and discussion with consent holder. Observations at sampling	Yes			
this	Overall assessment of consent compliance and environmental performance in respect of this consent Overall assessment of administrative performance in respect of this consent					

N/A = not applicable or not assessed

During the year, Schlumberger demonstrated and a high level of environmental performance and compliance with their resource consents as defined in Section 1.1.4. However, an improvement is required in their administrative performance. An updated contingency plan and stormwater/wastewater plan is required for the site and self-sampling results were not provided. Council Officers were taking actions on the non-compliant matters at the end of the period under review.

12.3.4 Recommendations from the 2016-2017Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of Schlumberger New Zealand Ltd in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- 2. THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

This recommendation was implemented during the 2016-2017 monitoring period.

12.3.5 Alterations to monitoring programmes for 2017-2018

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;

- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019, the monitoring programme remains similar to that undertaken in the 2017-2018 year. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

12.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of Schlumberger New Zealand Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

13 Tasman Oil Tools Ltd

13.1 Introduction

13.1.1 Process description

Tasman Oil Tools Ltd (Tasman Oil) has a 1.4 ha yard on De Havilland Drive for storage and maintenance of drill pipe, down-hole tools and other miscellaneous equipment used in the oil industry. New casing and drill pipe is cleaned to remove protective grease, which until recently contained some copper and zinc, and a high proportion of lead. Historically the wash water discharged to land and then flowed overland to an interceptor pit. Tasman Oil's yard is immediately upslope of the pipe yard of Greymouth Petroleum, where a similar activity is undertaken.

Washing is now undertaken in a roofed wash pad and directed to a three-stage oil separator and then to tradewaste. Occasionally larger items are washed outdoors, however this requires notification to the Council prior to commencement.

Stormwater from the site is collected in open perimeter drains, treated in a three stage interceptor and setting pond, and then directed to the Mangati Stream.

The discharge from the settling pond enters a common open stormwater drain that also receives stormwater from the adjacent properties of NGC and Greymouth Petroleum. The drain reaches the Mangati Stream about 250 m below De Havilland Drive.

Improvements made at the site include the construction of a roofed wash pad, the installation of a three-stage oil separator to collect and treat equipment washings, the connection of the wash pad to tradewaste sewer, the installation of a large shipping container to house oils and chemicals, and the installation of a paint locker.

Larger items are washed outside on a purpose built pad where the washwater is intercepted to tradewaste.

Due to elevated levels of copper being found in the stormwater discharged from the site, in April 2002 the Council investigated contaminant levels in soils on the site with samples taken from current and historical pipe storage areas and the gravelled pipe washing area. Although elevated levels of various metals were found in the samples, the concentrations met the relevant industrial guideline levels. Stormwater sampling continued to indicate that there was a significant source of heavy metals on site due to historical activities and two possible conclusions were identified:

- A 'hot spot' containing a higher concentration of heavy metals was missed during the soil sampling exercise.
- Because the original source of heavy metals was from an historical activity that occurred in excess of five years ago, the loose surface soils containing the major portion of the heavy metals have been washed from the active areas of the site and had been retained in the settlement pond.

It was considered at that time, that the second conclusion was the more probable scenario and the accumulated sediment and sludge was removed from the settlement pond. Council has continued to monitor for the presence of copper, lead and zinc in the site stormwater discharge.

A contingency plan for spillage response is in place for the site, with the most recent document received in February 2018.

13.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

Tasman Oil holds water discharge permit **4812-2** to cover the discharge up to 112 L/s of stormwater including washdown water from a storage and maintenance yard for oil field drilling equipment into an unnamed tributary of the Mangati Stream. This permit was renewed on 26 November 2001 and reviewed in August 2014. It is due to expire on 1 June 2020.

Consent 4812-2 contains the standard special conditions and four additional special conditions and one modified condition.

Condition 1 requires the consent to be exercise in accordance with the documentation supplied at the time of application.

Condition 2 requires the consent holder to keep records of washing conducted outside the constructed wash pad and make these records available to the Council upon request.

Condition 3 requires that 48 hours notice is required prior to yard washing for periods in excess of eight hours in any seven day period.

Condition 6 places the standard and additional limits on the constituents of the discharge with special regard to dissolved copper, dissolved lead and dissolved zinc.

Condition 10 prohibits the discharge of wastes containing surfactants, solvents and any other degreasing agents.

The permit is attached to this report in Appendix I.

13.2 Results

13.2.1 Inspections

Inspections were undertaken on 30 August 2017 and 17 January, 9 March and 21 June 2018.

The inspections focussed on treatment measures, the condition of the stormwater drains and general housekeeping.

The site was found to be clean and tidy and well managed during all visits. Silt and sediment controls were in place and working well and all hazardous substances were bunded.

13.2.2 Results of discharge monitoring

The primary monitoring site is at the discharge point from Tasman Oil skimmer pit (site STW001057). Routine samples of the discharge were collected on three occasions during the period under review, while on one other occasion the site was visited and no discharge was occurring. The results for the period under review are given in Table 34.

Table 34 Chemical monitoring results for Tasman Oil's stormwater discharge, site STW001057

Parameter	Conductivity @20°C	Acid soluble copper	Dissolved copper	Acid soluble lead	Oil and grease	рН	Suspended solids	Temp.	Acid soluble zinc	Dissolved zinc
Unit	mS/m	g/m³	g/m³	g/m³	g/m³		g/m³	Deg.C	g/m³	g/m³
26 Sep 17 (w)	7.6	0.03	0.02	<0.05	а	7.0	5	14.4	0.138	0.124
16 Feb 18 (d)	nd	nd	nd	nd	nd	nd	nd	nd	nd	nd
15 May 18 (w)	2.5	0.0139	0.0048	0.0051	<4	6.8	13	14.0	0.064	0.031
6 June 18 (w)	9.4	0.106	0.027	0.042	a	7.4	65	11.0	0.14	<0.02
Consent limits	-	-	0.05	0.5	15	6-9	100	-	-	0.65

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded

aparameter not determined, no visible hydrocarbon sheen and no odour nd no discharge occurring (d) dry weather survey (w) wet weather survey

Copper, lead and zinc are monitored at this site because it was known that, historically, these heavy metals were present in the grease washed from the pipes. The wash water from this activity was discharged onto land and into the Mangati Stream via the interceptor pit. Although the grease currently used does not contain these elements, and the majority of the washdown wastes are directed to sewer, it has been identified that this practice has resulted in an elevated concentration of copper, lead and zinc in the soil on site.

The results for pH, oil and grease, dissolved copper, lead and zinc were within the consent limits.

13.2.3 Investigations, interventions, and incidents

In the 2017-2018 period, the Council was not required to undertake additional investigations and record incidents, in association with Tasman Oil's conditions in their resource consent.

13.3 Discussion

13.3.1 Discussion of site performance

Tasman Oil generally maintained a high level of housekeeping during the year under review and activities at the site in relation to chemical storage and use of the main wash pad (which is diverted to tradewaste) were generally well managed.

Additional improvements and modifications to reduce silt and sediment implemented at the site during the previous monitoring period were working well with sample results compliant for all parameters.

13.3.2 Environmental effects of exercise of consent

Sample results indicated that it was unlikely that the discharge would be having a significant adverse effect on the receiving waters.

As the dissolved (immediately bioavailable) copper concentration of the Tasman Oil's Tools discharge was at the permitted level on all sampling occasions during the period under review, and the concentration of this parameter remained low in the Mangati Stream, it is considered that there was no significant adverse effect occurring at the time of sampling.

13.3.3 Evaluation of performance

A tabular summary of Tasman Oil's compliance record for the year under review is set out in Table 35.

Table 35 Summary of performance for Tasman Oil's consent 4812-2

Pur	pose: To discharge wash water and	stormwater	
	Condition requirement	Means of monitoring during period under review	Compliance achieved?
1.	Consent to be exercised in accordance with information submitted in application, and conditions of consent	Inspection and discussion with consent holder	Yes
2.	Yard washing records to be kept and provided to Council on request	Review of logs	Yes
3.	Council to be notified if yard washing more than 8 hours in any 7 days	No washing in the yard undertaken during monitoring period	Yes
4.	Council to be advised in writing with assessment of effects prior to changes	Inspection and discussion with consent holder. No changes	Yes
5.	Stormwater treatment system to be maintained satisfactorily	Inspection and discussion with consent holder	Yes
6.	Limits on chemical composition of discharge	Sampling	Yes
7.	Discharge cannot cause specified adverse effects beyond mixing zone	Receiving water sampling	Yes
8.	Maintenance of a contingency plan for action to be taken to prevent spillage	Plan last updated in February 2018	Yes
9.	Optional review provision re environmental effects and notifications of changes (S.C.4)	Review not required during monitoring period	N/A
10.	Prohibition of wastes containing degreasers, solvents or surfactants	Inspection and discussion with consent holder. Observations at sampling	Yes
11.	Maintenance of stormwater management plan	Inspection and discussion with consent holder, and review of documentation on file	Yes
this	consent	nce and environmental performance in respect of erformance in respect of this consent	High High

N/A = not applicable or not assessed

Tasman Oil Tools Ltd demonstrated a high level of environmental performance and compliance with their resource consents and a high level of administrative performance as defined in Section 1.1.4.

13.3.4 Recommendations from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of Tasman Oil Tools Ltd in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- 2. THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Recommendation one was implemented, while it was not considered necessary to carry out additional monitoring as per recommendation two.

13.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the monitoring programme is unchanged from that of 2017-2018.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

13.4 Recommendation

- 1. THAT in the first instance, monitoring programmed for consented activities of Tasman Oil Tools Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

14 Tegel Foods Ltd – feed mill

14.1 Introduction

14.1.1 Process description

The New Plymouth feed mill of Tegel Foods Ltd (Tegel) has been in operation on their 1.6 ha site on Paraite Road since 1968. Raw grain and supplements are processed into feed for central North Island divisions of the company.

Raw materials are transported to the site by truck in bagged and bulk form, the largest component being various types of grain. Other raw materials are soft goods or feed supplements such as lime, meat and bone meals, broll, vitamins, and minerals. Liquids such as tallow, canola oil, or molasses are also used. The grain is ground and the meal is mixed and blended with various supplements and liquids according to requirements. The feed is then pelletised and bagged or stored in bulk, before being loaded onto trucks for dispatch.

Storage tanks for tallow (40 tonne), molasses (30 tonne), and canola oil (40 tonne) feed supplements are situated outside the mill. The "alimet" tank, in which the canola oil is stored, is situated within a bund. There is no bund around the tallow and molasses tanks owing to the high viscosity of the liquids. A dangerous goods store holds miscellaneous liquids such as weed sprays, paint and oils.

14.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

Tegel hold water discharge permit **2335-4** to discharge stormwater from a stock/poultry feed manufacturing site to the NPDC stormwater drainage network. The consent was issued by the Council on 12 February 2014 under Section 87(e) of the RMA. It is due to expire on 1 June 2026.

Consent 2335-4 contains the standard special conditions as given in Section 1.2 (two of which have been modified) and three additional special conditions.

Condition 1 requires the adoption of best practicable option to minimise environmental effects, and gives specific regard to biochemical oxygen demand (BOD).

Condition 3 places the standard and additional limits on the constituents of the discharge with special regard to total recoverable hydrocarbons (in place of oil and grease) and biochemical oxygen demand (BOD).

Conditions 5 and 6 relate to improvements at the site. Condition 5 requires that the wastewater is piped directly to the NPDC tradewaste system rather than being stored on site in a large fibreglass tank. Condition 6 requires that the consent holder develops and documents a performance based improvement programme that is to be certified by the Council. Both of these requirements have a deadline for completion, and condition 7 requires that a performance report be provided to the Council by 1 July each year.

A copy of the permit is attached to this report in Appendix I.

14.1.3 Air discharge permit

Section 15(1)(c) of the RMA stipulates that no person may discharge any contaminant from any industrial or trade premises into air, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations.

Tegel holds air discharge permit **4038-6** to cover the discharge emissions into the air from the milling and blending of grain and/or animal meals together with associated activities. The permit was renewed by the Council on 23 November 2001 under Section 87(e) of the RMA. It is due to expire on 1 June 2020.

Special conditions limit the discharge of dust (less than 125 mg/m³ normal temperature and pressure (NTP)), dust deposition rate beyond the boundary (less than 4.0 g/m²/30 days), and suspended particulate matter at or beyond the boundary (3 mg/m³). Conditions also address maintenance, operation, and control of, or alteration to the plant and processes. These also require that Tegel keeps and makes available to Council, a record of any dust or smoke emission incidents, and provides and maintains a dust management plan.

The permit is attached to this report in Appendix I.

14.2 Results

14.2.1 Inspections

The feed mill site was inspected on 1 September 2017, 16 January, 6 April and 29 June 2018.

Inspections focussed on treatment measures, product tracking, potential sources of contamination, conditions of drains and general housekeeping.

In general the site was observed to be neat and tidy. There were a few issues relating to tracking of product and product build up in certain areas, in particular around the silos. The consent holder was advised to ensure that the blower available for use by truck drivers was used, and that any product spilt was cleaned up immediately.

The inspecting officer noted that there were some good initiatives in place and that Tegel had a proactive approach to reducing their environmental footprint.

14.2.2 Results of discharge monitoring

Stormwater from the Tegel Feed site discharges to the NPDC network and then the NPDC wetlands. The stormwater enters the networks at two points one is on Paraite Road and the other is via the central drain. The primary monitoring site is at a manhole over the stormwater drain at the northern entrance to the mill from Paraite Road (site STW001015). The site is not influenced by discharges from other sources. The results from chemical monitoring at that site are given in Table 36.

Samples were collected in two wet weather surveys during the monitoring period. There was no discharge during the dry weather survey.

Table 36 Chemical monitoring results for Tegel's feed mill stormwater discharge, site STW001015

Parameter	Ammoniacal nitrogen	Chemical Oxygen Demand	BOD	Conductivity @ 20°C	Oil and Grease	рН	Suspended solids	Temp.	Un-ionised ammonia
Unit	g/m³ N	g/m³	g/m³	mS/m	g/m³	рН	g/m³	Deg.C	g/m³-N
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	0.043	43	12	2.5	<4	6.5	66	16.1	0.00005
18 June 2018 (w)	<0.010	124	16	5.1	а	6.9	74	14.4	<0.00001
Consent limits	-	-	25	-	15	6-9	100	-	-

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded

- a parameter not determined, no visible hydrocarbon sheen and no odour
- nd not discharging at the time of sampling
- (d) dry weather survey (w) wet weather survey

The consent conditions for BOD, oil and grease, pH, and suspended solids were complied with on all monitoring occasions. There were no numerical limits specified in the consent for any of the other parameters tested. However, these additional analyses were performed in order to monitor the overall quality of the discharge.

14.2.3 Air Inspections

The inspections focus on assessing the relevant emission sources to air particularly:

- the cyclonic dust extraction systems;
- the boiler and exhaust gas stack;
- general processing areas within the plant;
- raw and finished material storage areas (including the main silos);
- and conveyance system within the factory.

In addition to this any changes to the mill which could have an effect upon local air quality were also checked.

The feed mill site was inspected on 1 September 2017, 16 January, 6 April and 29 June 2018.

The site was inspected in a variety of wind and weather conditions. During the period under review, no visible emissions were found from the emission abatement equipment, the processing buildings or the dry goods/grain storage sheds at any of the inspections. Product dust was noted falling from trucks and the consent holder was urged to ensure the blower was being used by truck drivers.

14.2.4 Deposition gauging

Many industries emit dust from various sources during operational periods. In order to assess the effects of the emitted dust, industries have been monitored using deposition gauges.

Deposition gauges are basically buckets elevated on a stand to about 1.6 m. The buckets have a solution in them to ensure that any dust that settles out of the air is not re-suspended by wind.

Guideline values used by the Council for dust deposition are 4 g/m²/30 days or 0.13 g/m²/day deposited matter. Consideration is given to the location of the industry and the sensitivity of the surrounding community, when assessing results against these values.

Deposition gauging is carried out triennially at the sites, this was last undertaken during the 2015-2016 monitoring period and is next scheduled during the 2018-2019 period.

14.2.5 Investigations, interventions, and incidents

In the period under review, the Council was not required to undertake additional investigations and or record incidents, in association with conditions in resource consents or provisions in Regional Plans. There was one odour complaint in regards to the feedmill site, however this could not be substantiated.

14.3 Discussion

14.3.1 Discussion of site performance

During the year under review the site was found to be generally well managed.

Several upgrades were made during the 2017-2018 monitoring period in order to improve environmental performance at the site. These include:

- One new enviro pod has been added to the drain directly outside the office block as this was identified as a potential source of contamination.
- A rotary seal was installed on the fines return line below the cyclone to stop the fine particles being vented to the atmosphere.
- The mill exterior roof and guttering was cleaned directly after the above installation to remove all sludge from the guttering.
- The main extraction fan venting through the mill roof was upgraded.
- Site drains were cleaned every two weeks.
- The truck blowdown process was improved in the storage sheds with the aim of containing more dust in the shed and not tracking it outside to prevent run off to storm water.

14.3.2 Environmental effects of exercise of consents

During the year under review there were no significant adverse environmental effects attributable to the exercise of the Tegel's stormwater or air discharge consents for activities at their feed mill site.

All stormwater samples were compliant with consented limits for all parameters.

14.3.3 Evaluation of performance

A tabular summary of Tegel's compliance record for the year under review is set out in Table 37 and Table 38.

Table 37 Summary of performance for Tegel's consent 2335-4

Purpose: To discharge stormwater from a stock/poultry feed manufacturing site to NPDC's stormwater drainage network							
	Condition requirement	Means of monitoring during period under review	Compliance achieved?				
1.	Adoption of best practicable option to minimise effects on the environment, particularly with respect to BOD	Inspection and discussion with consent holder	Yes				
2.	Limits stormwater catchment area	Inspections	Yes				
3.	Limits on chemical composition of discharge	Sampling of discharges	Yes				

Purpose: To discharge stormwater from a stock/poultry feed manufacturing site to NPDC's stormwater
drainage network

	Condition requirement	Means of monitoring during period under review	Compliance achieved?
4.	Discharge cannot cause specified adverse effects beyond mixing zone	Receiving water sampling	Yes
5.	Wastewater tank to be replaced with tradewaste connection by 30 November 2014	Installation complete	Yes
6.	Provision of performance based improvement programme by 1 April 2014	Received July 2014	Yes
7.	Performance report to be provided by 1 July each year	Received	Yes
8.	Maintenance of a contingency plan for action to be taken to prevent spillage	Received July 2014 (incorporated into Stormwater Management Plan)	Yes
9.	Prepare and maintain stormwater management plan	Received July 2014	Yes
10.	Written notification required regarding changes to activities at the site	No changes during monitoring period	Yes
11.	Optional review provision re environmental effects and notifications of changes (S.C.9)	Next opportunity for review June 2020	N/A
Overall assessment of consent compliance and environmental performance in respect of this consent Overall assessment of administrative performance in respect of this consent			High High

N/A = not applicable or not assessed

Table 38 Summary of performance for Tegel's consent 4038-6

Purpose: To discharge emissions into the air from the milling and blending of grain and/or animal meals together with associated activities

tog	gether with associated activities			
	Condition requirement	Means of monitoring during period under review	Compliance achieved?	
1.	Adoption of best practicable option to prevent or minimise effects on the environment	Inspection and discussion with consent holder.	Yes	
2.	No alterations that might change the nature/quantity of discharge without prior consultation with Council	No changes during monitoring period	Yes	
3.	Maintenance of plan to prevent accumulation of dust in stormwater catchment	Inspection and discussion with consent holder	Yes	

Purpose: To discharge emissions into the air from the milling and blending of grain and/or animal meals	
together with associated activities	

	Condition requirement	Means of monitoring during period under review	Compliance achieved?	
4.	Limit on point source particulate emissions (125 mg/m³)	Not assessed during monitoring period	N/A	
5.	Limit on dust deposition beyond boundary (4.0 mg/m²/day)	Not assessed during monitoring period	N/A	
6.	Limit on boundary suspended particulates (3 mg/m³)	Not assessed during monitoring period	N/A	
7.	Keep, and make available, records of all dust and smoke incidents	Inspection of records and discussion with consent holder	Yes	
8.	Clearance of accumulated dust	Inspection	Yes	
9.	Optional review provision re environmental effects	No further provision for review prior to expiry	N/A	
Overall assessment of consent compliance and environmental performance in respect of this consent			High	
Ov	Overall assessment of administrative performance in respect of this consent		High	

N/A = not applicable or not assessed

During the year, the Tegel Foods Ltd (feed mill) demonstrated a high level of environmental performance and compliance with their resource consents and a high level of administrative performance as defined in Section 1.1.4.

14.3.4 Recommendations from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of Tegel Foods Ltd (feed mill) in the 2017-2018 year continues at a similar level to that programmed for 2016-2017, with triennial deposition gauging next due in the 2018-2019 period.
- THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Recommendation one was implemented during the 2016-2017 monitoring period, while it was not considered necessary to carry out additional investigations or monitoring as per recommendation two.

14.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the programme remains similar to that undertaken in the 2017-2018 year with the inclusion of deposition gauging which is undertaken triennially. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

14.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of Tegel Foods Ltd (feed mill) in the 2018-2019 year continues at a similar level to that programmed for 2017-2018, with the addition of scheduled triennial deposition gauging.
- 2. THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

15 Tegel Foods Ltd – poultry processing plant

15.1 Introduction

15.1.1 Process description

Tegel Foods Ltd (Tegel) operates a poultry processing plant on Paraite Road in the south-east corner of the Bell Block industrial area. The plant processes, on average, 65,000 birds per day, but has the capacity to process 105,000 per day.

Poultry are delivered in plastic crates to the hanging area where they are hung on a chain line, in a semienclosed area under a roof with two exhaust fans discharging to the atmosphere. Slaughter is accomplished via stunning and bleeding, and then the carcasses are scalded and plucked. The chickens then enter a primary processing stage where they are prepared to a 'dressed' stage prior to secondary processing or alternatively chilling and dispatch as whole chickens. The refrigeration system in place utilises ammonia as a coolant replacing a carbon dioxide based system. Primary and secondary processed chickens are chilled and frozen on site before being moved off site for storage.

All materials to be rendered, including feathers, are transferred by screw conveyer into trucks and removed off site to Taranaki By-Products Ltd for further processing. Blood is pumped to a holding tank prior to discharge.

Wastewaters such as cooling water, blowdown, and process water, along with truck wash water are directed to tradewaste sewer. Modifications have been made to divert runoff from the live bird reception area and yard to the tradewaste system also. Areas with potential for spillage of chemicals have been bunded. Spill containment equipment is on site.

Stormwater from a developed area of 1.7 ha discharges to the Mangati catchment at two points. Drainage from most of the site flows to a small wetland on the southern side of the plant that feeds into the Mangati Stream. Drainage from the relatively small remainder, including the car park and part of the load-out area in the north western area of the site, flows into the NPDC De Havilland Drive stormwater drain.

Major construction activities occurred at the site during the 2002-2003 monitoring period. In large, upgrades have been driven by the relocation of processing activities from the Te Horo region to the New Plymouth site. New structures included a new crate wash, concreting in the area around the ammonia plant, and 5,000 m² of roofing, which covers the bird reception area, renderable waste storage area, and areas that flowed to both the stormwater and tradewaste catchments. A new chlorinated water tank has been installed within a bunded area that drains to tradewaste.

Additional expansions at the site have also included a new cool store and load out area, and a sausage plant.

Contingency plans in place for the site include a contingency plan in case of spillage, a contingency plan for burial to land, and a contingency plan for discharge to air.

15.1.2 Water abstraction permit

Section 14 of the RMA stipulates that no person may take, use, dam or divert any water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or it falls within some particular categories set out in Section 14.

Tegel holds water permit **6357-1** to cover the take and use of groundwater from a bore for food processing and washdown purposes. This permit was issued by the Council on 20 May 2005 under Section 87(d) of the RMA. It is due to expire on 1 June 2038.

The consent conditions limit the daily abstraction volume, rate of abstraction, and water level in the bore, set out monitoring, record keeping and reporting requirements, and provide for lapsing and review of the consent.

The permit is attached to this report in Appendix I.

15.1.3 Water discharge permits

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

Water discharge permit **3470-4** to discharge stormwater from a poultry processing plant site to the NPDC drainage network was renewed on 23 December 2013 under Section 87(e) of the RMA. It is due to expire on 1 June 2026.

Consent 3470-4 contains the standard special conditions as given in Section 1.2. Two of those standard conditions contain modifications and there is one additional special condition.

Condition 1 requires the adoption of best practicable option to minimise environmental effects, and gives specific regard to biochemical oxygen demand (BOD).

Condition 3 places the standard and additional limits on the constituents of the discharge with special regard total recoverable hydrocarbons (in place of oil and grease), free chlorine and biochemical oxygen demand (BOD).

Condition 5 required the provision of an accurate stormwater network analysis to be provided before 28 February 2014, to allow the stormwater flow paths to be determined and management practices to be put in place to ensure that the quality of the stormwater discharging from the site can be managed effectively.

Tegel also holds water discharge permit **7389-1** to cover the discharge stormwater from a poultry processing plant via a wetland into the Mangati Stream. This permit was issued by the Council on 30 March 2009 under Section 87(e) of the RMA. It was reviewed in July 2012 and is due to expire on 1 June 2026.

Consent 7389-1 contains the standard special conditions as given in Section 1.2. Two of those standard conditions contain modifications and there is one additional special condition.

Condition 4 requires above ground hazardous substances storage areas to be bunded.

Condition 5 places the standard and additional limits on the constituents of the discharge with special regard to unionised ammonia and BOD.

Condition 7 limits BOD concentration in the receiving waters.

These permits are attached to this report in Appendix I.

15.1.4 Air discharge permit

Section 15(1)(c) of the RMA stipulates that no person may discharge any contaminant from any industrial or trade premises into air, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations.

Tegel holds air discharge permit **4026-3** to discharge emissions into the air from the processing of animal matter and associated processes. This permit was renewed on 16 June 2014 and is due to expire on 1 June 2032.

Conditions 1 and 3 require the 'best practicable option' to be adopted to prevent or minimise effects, and prohibit objectionable or offensive off site odours.

Condition 2 requires approval from the Council prior to making any changes that significantly alter the emissions from the site.

Condition 4 prohibits blood and offal from being discharged to the wastewater pond.

Conditions 5 and 6 require maintenance of a contingency plan and operation in accordance with an 'Operations and Maintenance plan'.

Condition 7 contains provisions for review of the conditions of the consent.

The permits are attached to this report in Appendix I.

15.1.5 Discharges of wastes to land

Sections 15(1)(b) and (d) of the RMA stipulate that no person may discharge any contaminant onto land if it may then enter water, or from any industrial or trade premises onto land under any circumstances, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations.

Tegel hold discharge permit **5494-2** to discharge poultry processing wastes by burial into land in the vicinity of the Mangati Stream in emergency circumstances only. This permit was renewed on 24 October 2014 and is due to expire on 1 June 2032.

Conditions 1 and 2 require confirmation from Council that it is in fact an emergency situation and that there are no alternatives.

Condition 3 deals with best practicable option to prevent or minimise adverse effects.

Conditions 4 to 6 relate to burial trenches and disposal details.

Condition 7 requires the consent holder to maintain and regularly update a 'Burial Management Plan'.

Conditions 8 and 9 deal with lapse and review of the consent.

The permit is attached to this report in Appendix I.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consents which are appended to this report.

15.2 Results

15.2.1 Inspections

Inspections of the site concentrated on the loading areas, particularly the live bird reception area, the truck wash area, the wastewater treatment plant, chemical storage, the dispatch area, and the drainage systems for tradewaste and stormwater.

Inspections occurred on 31 August 2017, and 19 January, 6 April and 21 June 2018. Some areas of the site was found to be generally clean and tidy and well managed, however there were a some persistent issues noted.

One of the main issues at the site were the management and location of rubbish bins. This was discussed with staff during the first two inspections of the year. The location of these was such that they had potential to discharge to stormwater sumps. The inspecting officer advised staff that they should be moved or bunded in order to direct run-off to the sewer (as opposed to leachate entering the wetland). By the time of the third inspection this issue had still not been resolved and it was noted that waste product from the bins was leaking toward the storm water drain. In addition it was also noted that 200 litre drums beside the bins were not bunded. The continuation of this practice was considered unacceptable by the investigating

officer and the site received a non-compliance as a result. This is discussed further in section 15.2.5 below. By the time of the final inspection the bins had been placed in a location that discharged to the sewer. Further to that bund wall was erected to contain the run-off from the rubbish bins.

15.2.2 Results of discharge monitoring

Consent 7389 – treated stormwater discharge via wetland

Site STW001053 is the point at which Tegel discharges to the wetland. The site was visited three times during the monitoring period under review, twice during wet weather surveys and once during a dry weather survey. Samples were collected during the wet weather surveys, while no discharge was occurring during the dry weather survey. These results are given in Table 39.

The discharge from the plant to the wetland was observed to already be within the consent limits given by consent 7389 for unionised ammonia, oil and grease, pH and suspended solids in both samples.

Table 39 Chemical monitoring results for Tegel's poultry processing plant stormwater discharge to Mangati Stream tributary, site STW001053 (pre-treatment)

Parameter	Ammoniacal nitrogen	BOD	Conductivity @ 20°C	Dissolved reactive P	Oil and Grease	рН	Suspended solids	Temp.	Un-ionised ammonia
Unit	g/m³ N	g/m³	mS/m@20°C	g/m³ P	g/m³	рН	g/m³	Deg.C	g/m³-N
26 Sep 2017 (w)	0.996	9.2	11.2	0.328	а	7.3	7	13.9	0.00602
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	0.32	3	2.9	0.091	<4	6.7	<3	14.9	0.00052

Key: a parameter not determined, no visible hydrocarbon sheen and no odour nd not discharging at time of sampling survey

(d) dry weather survey (w) wet weather survey

Four samples were taken of the discharge from the wetland to the stream, three during wet weather surveys and one during a dry weather survey. This monitoring location is considered to be the discharge point when assessing compliance with the component concentrations given on the consent. These results are given in Table 40.

Table 40 Chemical monitoring results for stormwater discharge to Mangati Stream from wetland, site MGT000489

Parameter	Ammoniacal nitrogen	BOD	Conductivity @ 20°C	Dissolved reactive P	Oil and Grease	рН	Suspended solids	Temp.	Un-ionised ammonia
Unit	g/m³ N	g/m³	mS/m	g/m³ P	g/m³	рН	g/m³	Deg.C	g/m³-N
26 Sep 2017 (w)	0.443	2.3	16.1	0.027	а	6.5	15	14.4	0.00044
16 Feb 2018 (d)	0.552	2.5	21.7	0.030	а	6.8	9	18.0	0.00143
17 Apr 2018 (w)	0.069	<2	7.2	0.029	a	6.6	4	14.4	0.00009
6 June 2018 (w)	0.24	2.0	11.1	0.015	a	6.6	5	11.9	0.00025
Consent limit	-	15	-	-	15	6-9	100	-	0.025

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded

- a parameter not determined, no visible hydrocarbon sheen and no odour
- nd not discharging at time of sampling survey
- (d) dry weather survey (w) wet weather survey

All results for the period under review were compliant with consent conditions. Oil and grease were not analysed for as each sample was visually inspected and found to be free of any obvious sheens or scums.

Consent 3470 – untreated stormwater discharges via De Havilland Drive

Stormwater from the predominantly from the northern and eastern of the site is discharged at via three lateral connections to NPDC's network on de Havilland Drive. These sites (STW001130, STW001129 and STW001128) were visited on four occasions for sampling (once during dry weather and three times in wet weather). The results are given in Table 41, Table 42, and Table 43.

Table 41 Chemical monitoring results for Tegel's poultry processing plant stormwater discharge site, STW001130

Parameter	Ammoniacal nitrogen	BOD	Conductivity @ 20°C	Dissolved reactive P	Oil and Grease	рН	Suspended solids	Temp.	Un-ionised ammonia
Unit	g/m³ N	g/m³	mS/m@20°C	g/m³ P	g/m³	рН	g/m³	Deg.C	g/m³-N
26 Sep 2017 (w)	0.198	3.3	15.1	0.066	a	7.0	24	14.6	0.00063
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	<0.010	<2	8.2	0.22	<4	6.7	3	17.1	<0.00001
18 June 2018 (w)	0.094	<2	4.5	0.093	a	6.5	6	-	-
Consent Limit	-	15	-	-	15	6- 9	100	-	-

Key: a parameter not determined, no visible hydrocarbon sheen and no odour nd not discharging at time of sampling survey

(d) dry weather survey (w) wet weather survey

The samples collected from this monitoring location complied with the BOD, oil and grease, suspended solids and pH limits of the consent.

Table 42 Chemical monitoring results for Tegel's poultry processing plant stormwater discharge, site STW001129

Parameter	Ammoniacal nitrogen	BOD	Conductivity @ 20°C	Dissolved reactive P	Oil and Grease	рН	Suspended solids	Temp.	Un-ionised ammonia
Unit	g/m³ N	g/m³	mS/m@20°C	g/m³ P	g/m³	рН	g/m³	Deg.C	g/m³-N
26 Sep 2017 (w)	0.216	2.1	15.6	0.044	а	6.2	14	14.6	0.00011
16 Feb 2018 (d)	0.670	2.6	1.5	0.096	а	6.4	2.0	23.7	0.00106
15 May 2018 (w)	1.91	3.0	2.9	0.23	<4	6.9	5	16.5	0.00559
18 June 2018 (w)	0.173	<2	3.4	0.038	a	6.8	6	14.4	0.00034
Consent Limit	-	15	-	-	15	6-9	100	-	-

Key: a parameter not determined, no visible hydrocarbon sheen and no odour (d) dry weather survey (w) wet weather survey

Table 43 Chemical monitoring results for Tegel's poultry processing plant stormwater discharge, site STW001128

Parameter	Ammoniacal nitrogen	BOD	Conductivity @ 20°C	Dissolved reactive P	Oil and Grease	рН	Suspended solids	Temp.	Un-ionised ammonia
Unit	g/m³ N	g/m³	mS/m@20°C	g/m³ P	g/m³	рН	g/m³	Deg.C	g/m³-N
26 Sep 2017 (w)	0.085	4.4	12.8	0.036	a	6.9	67	14.6	0.00022
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	3.5	45	10.0	1.39	<4	6.7	40	16.0	0.00623
18 June 2018 (w)	0.131	3	4.6	0.040	a	6.8	27	14.4	0.00026
Consent Limit	-	15	-	-	15	6-9	100	-	-

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded

- a parameter not determined, no visible hydrocarbon sheen and no odour
- (d) dry weather survey (w) wet weather survey

It is noted that (as in the previous two monitoring periods) there were discharges occurring during a dry weather survey (16 February 2018). On this occasion STW001129 had a trickle of flow while STW001128 had a slow drip but no flow (and was not sampled). As the consent permits only stormwater discharges, these were not covered by Tegel's resource consent. As the contaminant levels were low, no action was taken at this time, however the consent holder was informed as previous dry discharges from the site were found to have elevated level of BOD and ammonia.

During the wet weather survey of 16 May 2015 the BOD limit was exceeded at site STW001128. As an abatement notice had being issued in the previous period in regards to discharges from this site, an infringement fine was issued. This is discussed further in section 14.2.5.1 below.

15.2.3 Air

15.2.3.1 Inspections

Inspections focused on the areas associated with the following potential emissions:

- Combustion products from the two units within the boiler house.
- Ammonia, which is used as a refrigerant, is circulated through pipes under vacuum. Contamination with small amounts of air requires purging of the system releasing small quantities of ammonia. The odour is not noticeable more than ten metres from the purge outlet.
- Heat and water vapour discharged to the atmosphere from the cooling units on-site, including evaporative towers and oil coolers.
- Dust (during summer) and odours may be discharged from the area of the plant where the birds are received and slaughtered. These effects are not usually discernible off-site.
- Odours from the offal and blood storage areas.
- Odours from the effluent system. The effluent passes through a milliscreen to separate out solids, then a
- Dissolved Air Flotation (DAF) treatment unit to aerate the wastewater and remove fats. The rate of
 discharge of wastewater to the sewage system is maintained at a constant 10 L/s during the day,
 with the remainder of the wastewater being stored in a holding pond, to enable the entire flow of
 wastewater to be directed to the sewage system if any contingency event should make this
 necessary.

Routine compliance monitoring inspections were undertaken on 31 August 2017, and 19 January, 6 April and 21 June 2018.

During routine compliance monitoring inspections no issues were noted regarding the management of the blood, offal or feathers at the site. No offensive or objectionable odours were noted on site during the first three inspections. Odours were noted in the vicinity of the wetland on 21 June 2018, however these were not considered offensive and no odour was detected downwind of the site.

15.2.4 Exercise of discharge to land consent

It was confirmed that no discharges to land occurred during the 2017-2018 monitoring period.

15.2.5 Investigations, interventions, and incidents

In the 2017-2018 period, the Council was required to undertake significant additional investigations and interventions, or record incidents, in association with the Company's conditions in resource consents or provisions in Regional Plans.

18 February 2018

Notification was received from the New Zealand Fire Service regarding an ammonia leak from the site. The fire service were on site at the time of the inspection and were in charge of the response. A letter of explanation was received explaining that the leak was due to an unforeseen mechanical failure. This explanation was accepted and no further action was undertaken.

6 April 2018

During a routine compliance monitoring inspection it was found that best practice was not being followed with regards to maintenance and management of some processes on site. As a result Tegel has developed an action plan that outlines the issues and the actions that have been taken to prevent further non-compliance. Follow up monitoring will be undertaken to ensure compliance with resource consent conditions. An infringement notice was issued to deal with this recurring issue.

15 May 2018

During analysis of samples collected during routine monitoring it was found that the BOD (45 g/m 3) exceeded the consent limit (15 g/m 3) at stormwater discharge site STW001128. A letter of explanation was received, although the reason for the non-compliance could not be traced. As the site was operating under an abatement notice in regards to discharges from this site, an infringement notice was issued

15.3 Discussion

15.3.1 Discussion of site performance

The several issues at the site most notably the management and location of the rubbish bins which were seen to be contaminating stormwater catchments on the site. Despite numerous requests to this rectified this was not addressed and enforcement was required. The matter has been addressed with the installation of bunding around the bins to contain leachate. Two infringement notices were issues in regards to site practices and a non-compliant discharge to the de Havilland Drive stormwater network.

Discharge monitoring found that the discharge from the wetland to the Mangati Stream complied with the conditions of Tegel's consent.

One incident was logged in regards to an ammonia leak which was due to unforeseen mechanical failure.

No objectionable or offensive odours were found beyond the boundary due any of the inspections.

15.3.2 Environmental effects of exercise of consents

Monitoring of the NPDC network discharges, Tegel's wetland discharges and receiving waters indicate that in combination with other discharges Tegel's activities had no effects on receiving water that were more than minor.

15.3.3 Evaluation of performance

A tabular summary of the consent holder's compliance record for the year under review is set out in Table 44, Table 45, Table 46, Table 47, and Table 48.

Table 44 Summary of performance for Tegel's consent 6357-1

	The state of the s	from a bore for food processing and washdown pu	<u>•</u>
	Condition requirement	Means of monitoring during period under review	Compliance achieved?
1.	Consent to be exercised in accordance with application information	Consent not exercised during period under review	N/A
2.	Limit on abstraction rate: 3000 m³/day and 35 L/s	Consent not exercised during period under review	N/A
3.	Water level to be maintained above 35 m below ground level at all times	Consent not exercised during period under review	N/A
4.	Record of date pumping hours and daily volume abstracted to be kept and provided to council upon request	Consent not exercised during period under review	N/A
5.	Water meter to be installed and maintained	Not monitored. Tegel advised that they had no immediate plans to utilise the bore	N/A
6.	Consent holder to meet reasonable costs associate with monitoring	Combined monitoring programme in place	Yes
7.	Provision for consent to lapse if not exercised	Lapse date extended to 20 May 2020, if not exercised prior	N/A
8.	Optional review provision re environmental effects	Next opportunity for review June 2020	N/A
thi	erall assessment of consent complian s consent erall assessment of administrative per	ce and environmental performance in respect of	N/A N/A

N/A = not applicable or not assessed

Table 45 Summary of performance for Tegel's consent 3470-4

P	Purpose: To discharge stormwater from a poultry processing plant site to NPDC's drainage network						
	Condition requirement	Means of monitoring during period under review	Compliance achieved?				
1.	Adoption of best practicable option to minimise effects on the environment, particularly with respect to BOD	Inspection and discussion with consent holder	No				

	Condition requirement	Means of monitoring during period under review	Compliance achieved?
2.	Limits stormwater catchment area	Inspection	Yes
3.	Limits on chemical composition of discharge	Sampling and analysis of discharges	No
4.	Discharge cannot cause specified adverse effects beyond mixing zone	Receiving water sampling	Yes
5.	Provision of stormwater network analysis by 28 February 2014	Review of documents provided July 2014	Yes
6.	Maintenance of contingency plan	Review of documents provided. Reviewed plan provided May 2016	Yes
7.	Maintenance of and adherence to a stormwater management plan	Plan provided 2014 –new plan in development	No
8.	Written notification required regarding changes to activities at the site	Inspection and discussion with consent holder. No changes occurred which may alter the nature of the discharge	N/A
9.	Optional review provision re environmental effects and notifications of changes (S.C.9)	Next opportunity for review June 2020	N/A
	erall assessment of consent compl this consent	iance and environmental performance in respect	Improvement required
Ov	erall assessment of administrative	performance in respect of this consent	Good

N/A = not applicable or not assessed

Table 46 Summary of performance for Tegel's consent 7389-1

Pui	Purpose: To discharge stormwater from a poultry processing plant via a wetland into the Mangati Stream					
	Condition requirement	Means of monitoring during period under review	Compliance achieved?			
1.	Adoption of best practicable option to minimise effects on the environment	Inspection and discussion with consent holder	No			
2.	Limits stormwater catchment area	Inspection	Yes			
3.	All stormwater directed through treatment system (wetland), and wetland to be maintained to ensure effective treatment	Inspection and discussion with consent holder	Yes			
4.	Above ground hazardous substance storage to be bunded and not to drain directly to stormwater catchment	Inspection and discussion with consent holder	Yes			

Purpose: To discharge stormwater from a poultry processing plant via a wetland into the Mangati Stream					
	Condition requirement	Means of monitoring during period under review	Compliance achieved?		
5.	Limits on chemical composition of discharge	Sampling and analysis of discharges	Yes		
6.	Discharge cannot cause specified adverse effects beyond mixing zone	Receiving water sampling	Yes		
7.	Limit on filtered carbonaceous BOD change in stream (2 g/m³)	Receiving water sampling	Yes		
8.	Wetland to be maintained to ensure maximum effluent treatment at all times	Inspection and discussion with consent holder and sampling	Yes		
9.	Riparian fencing to be completed as per plan by 31 December 2010	Inspection by Council Land Management Officers	Yes		
10.	Maintenance of a contingency plan for action to be taken to prevent spillage	Review of documents provided. Reviewed plan received November 2016	Yes		
11.	Maintenance of and adherence to a stormwater management plan	Plan provided 2014 –new plan in development	Yes		
12.	Written notification required regarding changes to activities at the site	Inspection and discussion with consent holder. No changes occurred which may alter nature of discharge	N/A		
13.	Optional review provision re environmental effects and notifications of changes (S.C.9)	Next opportunity for review June 2020	N/A		
cor	erall assessment of consent complian asent erall assessment of administrative per	ce and environmental performance in respect of this	High High		

N/A = not applicable or not assessed

Table 47 Summary of performance for Tegel's consent 4026-3

Pui	Purpose: To discharge emissions into the air from the processing of animal matter and associated processes						
	Condition requirement	Means of monitoring during period under review	Compliance achieved?				
1.	Adoption of best practicable option to minimise effects on the environment	Inspection and discussion with consent holder	Yes				
2.	No alterations that might change the nature/quantity of discharge without prior consultation with the Council	Inspection and discussion with consent holder. Review of documents provided to the Council	N/A				
3.	Offensive and objectionable odours beyond boundary not permitted	Inspection and discussion with consent holder. Complaint response	Yes				

Pu	Purpose: To discharge emissions into the air from the processing of animal matter and associated processes					
	Condition requirement	Means of monitoring during period under review	Compliance achieved?			
4.	No offal or blood to go to wastewater pond	Inspection and discussion with consent holder	Yes			
5.	Contingency plan to be maintained and regularly updated	Review of documents provided. Updated plan provided September 2014	Yes			
6.	Operation and maintenance plan re special conditions of consent and particular aspects of Tegel's activities	Review of documents provided. Updated plan provided September 2014	Yes			
7.	Optional review provision re environmental effects	Next opportunity for review June 2020	N/A			
	erall assessment of consent compli s consent	High				
Ov	erall assessment of administrative p	performance in respect of this consent	High			

Table 48 Summary of performance for Tegel's consent 5494-2

	rpose: To discharge poultry processir ergency circumstances only	ng wastes by burial into land in the vicinity of the I	Mangati Stream i
	Condition requirement	Means of monitoring during period under review	Compliance achieved?
1.	To be exercised in emergency only, as confirmed by Council	Not exercised during period under review	N/A
2.	Details to be provided to Council prior to exercise of consent	Not exercised during period under review	N/A
3.	Adopt BPO to prevent or minimise adverse effects	Not exercised during period under review	N/A
4.	Burial trenches to be more than 25 m from any surface water body	Not exercised during period under review	N/A
5.	Base of burial trenches to be located above groundwater level	Not exercised during period under review	N/A
6.	Consent holder to maintain records of disposal	Not exercised during period under review	N/A
7.	Maintain and update a Burial Management Plan	Updated plan received August 2014	Yes
8.	Lapse of consent June 2032		N/A
9.	Optional review provision re environmental effects	Next opportunity for review June 2020	N/A
this	erall assessment of consent complian s consent erall assessment of administrative per	ce and environmental performance in respect of	High High

Overall, during the period under review, an improvement in Tegel Foods Ltd (poultry processing plant) level of environmental performance was required as defined in Section 1.1.4. There were ongoing issues in regards to site management and a non-compliant discharge and this resulted in two infringement fines being issued. Tegel Foods Ltd demonstrated a high level of administrative performance and compliance with their resource consents as defined in Section 1.1.4.

15.3.4 Recommendations from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of Tegel Foods Ltd (poultry processing plant) in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Recommendation one was implemented during 2017-2018.

15.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- · the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents

It is proposed that for 2018-2019 the programme remains unchanged from that of 2017-2018.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

15.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of Tegel Foods Ltd (poultry processing plant) in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

16 TIL Freighting Ltd

16.1 Introduction

16.1.1 Process description

TIL Freighting Ltd (TIL) (previously Hookers Bros Investments Ltd), operates a truck depot from a 5.7 ha site from which goods for various industries are transported throughout the country. The site was established in 2005. The three primary industries using TIL's transport services are food and beverage, agriculture, and petroleum/gas exploration. Some of the materials handled or transported through the site are classified as hazardous substances and others, although not classified as hazardous substances, would result in adverse environmental effects if discharged to water.

The site straddles the Mangati Stream/Mangaone Stream catchment boundary, and therefore TIL holds consents to discharge stormwater in each of these catchments.

Activities in the Mangaone catchment include a container storage area, a truck parking area, a truck wash facility and Ross Graham Motors workshop.

The truck wash facility has a wash water separator, which directs stormwater into the stormwater system and any truck wash into the sewage system. The separator is a "Smart Valve", which works by directing all water from the truck wash pad to tradewaste whenever it is in use (i.e. if any tap is turned on). While the truck wash is not in use, water is directed to stormwater after a certain amount of rainfall.

The truck park and container storage areas have sumps that collect stormwater, and direct it through a 300 mm pipe to the stormwater settlement pond. The pond, which is approximately 350 m² in area and 3 m deep, has an overflow outlet pipe. However, it was anticipated that the pond would be large enough for the stormwater to soak away, without overflows occurring.

The consent for this area was granted prior to the development of the site. At the time the consent was processed it was considered that, as the truck wash water is discharged to tradewaste, and stormwater is directed to the stormwater settlement pond to soak away, there should be no direct discharge to surface water and therefore no adverse environmental effects were anticipated.

The eastern area of the site (approximately 2.60 ha) is piped to NPDC's reticulated stormwater system at three points, and discharges to the Mangati Stream via the NPDC's constructed wetland.

A large proportion of this area of the site is roofed (approximately 1.26 ha) and the remainder is predominantly hard paved or metalled. Activities within the stormwater catchment include parking, loading, storage and heavy vehicle movements.

The stormwater discharges from three points, all of which contain a mixture of roof stormwater and yard stormwater. The northern catchment is predominantly leased, and contains KMC Engineering, the CocaCola distribution loading area and parking, and has a low traffic volume. It discharges to the NPDC system at Connett Road.

The central catchment is used for loading and storage, and has high heavy traffic volume. This area discharges to the NPDC system on Paraite Road in front of the loading tunnel. The southern catchment contains molasses storage and loading facilities, container storage, privately leased storage sheds and a wash bay used for cleaning imported containers to the standards required by the Ministry of Primary Industries (MPI). It is subject to a lower volume of heavy traffic movement and discharges to the NPDC system in front of the building leased by Turners and Growers.

16.1.2 Water discharge permit

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

TIL Ltd holds water discharge permit **7578-1** to cover the discharge of stormwater into the Mangati Stream. This consent was originally held by Hookers Bros Investments Ltd and was transferred to TIL on 24 December 2014. It was issued by the Council on 31 May 2011 under Section 87(e) of the RMA. It is due to expire on 1 June 2026.

Consent 7578-1 contains the standard special conditions as given in section 1.2 with one modified condition and one additional special condition;

Condition 3 requires that all above ground hazardous storage areas be bunded (including the molasses area).

Special condition 5 places the standard and additional limits on the constituents of the discharge as well as a limit on biochemical oxygen demand (BOD).

A copy of this permit is attached to this report in Appendix I.

16.1.3 Discharges of wastes to land

Sections 15(1)(b) and (d) of the RMA stipulate that no person may discharge any contaminant onto land if it may then enter water, or from any industrial or trade premises onto land under any circumstances, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations.

TIL Ltd holds discharge permit **6952-1** to cover the discharge of stormwater from a truck depot into and onto land in the vicinity of the Mangaone Stream in the Waiwhakaiho catchment. This consent was originally held by Hookers Bros Investments Ltd and was transferred to TIL on 24 December 2014. It was issued by the Council on 20 September 2006 under Section 87(e) of the RMA. It is due to expire on 1 June 2020.

Condition 1 requires the consent holder to prevent and minimise any adverse effects.

Because stormwater generation is dependent on the rainfall event and is not always practicable for the consent holder to control, rather than limiting the discharge rate, condition 2 states the maximum stormwater catchment area is 4.575 ha.

Conditions 3 and 4 require the provision of a stormwater management plan and contingency plan to the Council prior to the exercise of the consent.

Condition 5 requires that all stormwater is treated prior to discharge.

To ensure that the potential for environmental effects from the exercise of the consent is consistent with the information provided to the reporting officer at the time the consent conditions were drafted, condition 6 requires that the consent be exercised in accordance with the information provided at the time of application.

Condition 7 requires that all above ground hazardous storage areas be bunded.

Condition 8 prohibits adverse effects on the receiving waters.

Condition 9 requires a buffer distance of 30 m between the discharge to land, and any surface water, and prohibits any direct discharges to surface water.

Condition 10 provides for the consent to lapse if it is not exercised and condition 11 provides for a review of the conditions of the consent.

A copy of this permit is attached to this report in Appendix I.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consent which is appended to this report.

16.2 Results

16.2.1 Inspections

The TIL site was visited on 30 August 2017 and 9 January 2018, 14 March 2018, and 21 June 2018.

Inspections focussed on evidence of spills, the condition of the drains and catchment area, treatment measures, and general housekeeping.

Numerous issues were noted during the first three inspections of the monitoring year. There were unlabelled drums being stored outside with no bunding, drain wardens were not being cleaned, and a build-up of contaminants in the yards was occurring. A non-compliance was logged due to these issues and a 14 day letter was issued.

The inspection of 21 June 2018 found that the issues raised in the previous inspections had been addressed. The yards were clean and tidy and drain wardens were in good condition. The unlabelled drums had been moved and generally the sites housekeeping had improved.

16.2.2 Results of discharge monitoring

There are no limits on the constituents of the discharge directed to the on-site stormwater pond that discharges onto and into land in the Waiwhakaiho/Mangaone Stream catchment, and so this is not currently programmed for sampling.

Two stormwater monitoring points were identified on the TIL site for the areas of the site discharging to the Mangati Stream via the NPDC reticulated stormwater network and stormwater ponds.

Stormwater from the south eastern area of the site, which contains the rented storage sheds, the molasses storage and transfer area, the MPI wash pad, and Turners & Growers is sampled from a stormwater drain on Paraite Road in front of Turners & Growers southern entrance (site, STW001133). The results from chemical monitoring at this location are given in Table 49. The site was visited four times during the year, three times during wet weather surveys, and once during a dry weather survey.

The consent limits on biochemical oxygen demand, oil and grease, pH range and suspended solids were observed as being complied with for the samples collected from the southern areas of the site during the period under review.

Table 49 Chemical monitoring results for TIL's stormwater discharge (outside Turners and Growers) (site STW001133)

Parameter	BOD	Conductivity @ 20°C	Dissolved reactive P	Oil and Grease	рН	Suspended solids	Temp	Turbidity
Unit	g/m³	mS/m@20°	g/m³ P	g/m³		g/m³	Deg.C	NTU
26 Sep 2017 (w)	1.3	13.2	0.018	a	7.1	10	14.9	7.5
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	<2	1.8	0.005	<4	6.7	13	16.1	4.2
18 June 2018 (w)	<2	3.5	0.005	а	7.0	6	14.7	4.9

Parameter	BOD	Conductivity @ 20°C	Dissolved reactive P	Oil and Grease	рН	Suspended solids	Temp	Turbidity
Unit	g/m³	mS/m@20°	g/m³ P	g/m³		g/m³	Deg.C	NTU
Consent limits	7	-	-	15	6-	100	-	-

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded

- a parameter not determined, no visible hydrocarbon sheen and no odour
- nd not discharging at time of sampling survey
- (d) dry weather survey (w) wet weather survey

Stormwater from the central eastern area of the site, which includes the main loading canopy and storage sheds, is sampled from a manhole on Paraite Road in front of the loading canopy (site STW001132). This site was visited four times during the year, twice during wet weather surveys, once during a dry weather survey. The results from chemical monitoring at this location are given in Table 50.

Table 50 Chemical monitoring results for TIL's loading canopy stormwater discharge (site STW001132)

Parameter	BOD	Conductivity	Dissolved reactive P	Oil and Grease	рН	Suspended solids	Temp	Turbidit y
Unit	g/m³	mS/m@ 20°C	g/m³ P	g/m³		g/m³	Deg.C	NTU
26 Sep 2017	5.0	15.8	0.184	а	7.1	22	14.8	13
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd	nd
15 May 2018	<2	1.9	0.059	<4	6.7	11	15.9	5.3
18 June 2018	<2	5.7	0.060	а	6.9	3	14.5	2.6
Consent limits	7	-	-	15	6-9	100	-	-

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded

- a parameter not determined, no visible hydrocarbon sheen and no odour
- nd not discharging at time of sampling survey
- (d) dry weather survey (w) wet weather survey

Compliance was achieved with the consent limits for biochemical oxygen demand, pH, suspended solids and oil and grease in all samples collected during the period under review.

16.2.3 Investigations, interventions, and incidents

In the period under review, the Council was required to record an incident in association with TIL's conditions in resource consents or provisions in Regional Plans.

9 January 2018

An inspection notice was sent requesting an explanation for the non-compliances found at the site. Numerous issues were noted during the last three inspections that had not be addressed. There were unlabelled drums being stored outside with no bunding, drain wardens were not being cleaned and a build-up of contaminants in the yards was occurring. Action was immediately taken by TIL to resolve the issues identified, including removing product from the site and introducing systems to manage processes long term. Council is satisfied with the actions taken and no further enforcement action is being considered.

16.3 Discussion

16.3.1 Discussion of site performance

There were numerous housekeeping issues at the site during the monitoring period. Whilst these were rectified, it was not considered to have been done in a timely manner. It was also noted that the stormwater management plan needs to be reviewed and updated

16.3.2 Environmental effects of exercise of consents

No significant adverse environmental effects were found during the year under review as a result of the exercise of TIL's consents.

16.3.3 Evaluation of performance

A tabular summary of TIL's compliance record for the year under review is set out in Table 51 and Table 52.

Table 51 Summary of performance for TIL's consent 6952-1

Stre	eam in the Waiwhakaiho catchment		
	Condition requirement	Means of monitoring during period under review	Compliance achieved?
1.	Adoption of best practicable option to minimise effects on the environment	Inspection and discussion with consent holder	No
2.	Limits stormwater catchment area	Inspection and discussion with consent holder	Yes
3.	Provision of stormwater management plan prior to exercise of consent	Review of Council records and of any correspondence or documents submitted	Yes
4.	Provision of contingency plan prior to exercise of consent	Review of Council records and of any correspondence or documents submitted	Yes
5.	All stormwater to be treated in accordance with special conditions	Inspection	Yes
6.	Design, management and maintenance of stormwater system to be as per application	Inspection and discussion with consent holder	Yes
7.	Above ground hazardous substance storage to be bunded	Inspection and discussion with consent holder	No – one instance of no bunding
8.	Direct discharge to surface water prohibited. Thirty metre buffer zone between discharge to land and any surface water	Observation at inspection	Yes
9.	Provision for lapse of consent	Consent exercised	N/A
10.	Optional review provision re environmental effects	No further provision for review prior to expiry	N/A
his	erall assessment of consent compliance consent erall assessment of administrative perfor	and environmental performance in respect of	Good High

Table 52 Summary of performance for TIL's consent 7578-1

Pur	pose: To discharge stormwater to the N	Mangati Stream	
	Condition requirement	Means of monitoring during period under review	Compliance achieved?
1.	Adoption of best practicable option to minimise effects on the environment	Inspection and discussion with consent holder	No
2.	Limits stormwater catchment area	Inspection and discussion with consent holder	Yes
3.	Above ground hazardous substance storage to be bunded	Inspection and discussion with consent holder	No
4.	Limits on chemical composition of discharge	Sampling	Yes
5.	Discharge cannot cause specified adverse effects surface water	Observation at inspection	Yes
6.	Maintenance of and adherence to contingency plan, reviews to be within two years	Review of Council records and of any documents submitted. Plan dated September 2009 on file	Plan overdue for review
7.	Maintenance of and adherence to stormwater management plan, reviews to be within two years	Review of Council records and of any documents submitted. Plan dated September 2009 on file	Plan overdue for review
8.	Written notification required regarding changes to activities at the site that alters nature of discharge	Inspection and discussion with consent holder. No changes	N/A
9.	Provision for lapse of consent	Consent exercised	N/A
10.	Optional review provision re environmental effects or notification of changes per condition 8	Next opportunity for review June 2020	N/A
	erall assessment of consent compliance isent	and environmental performance in respect of this	Improvement Required
Ove	erall assessment of administrative perfor	mance in respect of this consent	Good

N/A = not applicable or not assessed

During the year an improvement was required in TIL Freighting Ltd's level of environmental performance and compliance with their resource consents as defined in Section 1.1.4. There was an on-going issue in regards to site house-keeping and substance storage. During the year TIL demonstrated a good level of administrative performance.

16.3.4 Recommendations from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of TIL Freighting Ltd in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Recommendation one was implemented during the 2017-2018 monitoring period.

16.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the monitoring programme remains similar to that undertaken in the 2017-2018 year. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

16.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of TIL Freighting Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

17 W Abraham Ltd

17.1 Introduction

17.1.1 Process description

W Abraham Ltd (Abraham) operates a crematorium on Swans Road, Bell Block. Approximately 250 cremations occur per year in the gas-fired cremator.

The potential impact on the environment from the operation of cremators is discharges to air that contain some low level contaminants. The complete combustion of human remains, casket materials and any special belongings put with the deceased results in the emission of carbon dioxide, carbon monoxide, water vapour, nitrogen oxides, particulate, hydrogen chloride (if plastics are present), and other volatile compounds in low concentrations. The height that the stack, from the cremator, discharges to air is also important.

Effects from the discharge may arise from;

- Visible emissions
- Odour
- Toxic by-products (from wood treatments and plastic parts)
- Particulate deposition
- Nitrogen and sulphur oxides

At the time of application it was noted that the adverse effects from the crematorium have the potential to be marked, given the sensitive nature of crematorium activities, and social attitudes. However, the location of the facility in an industrial area, the use of modern equipment, and proper operation should minimise environmental effects to an acceptable level. The low emission levels from a stack that was to be at least 20 metres above ground level (under the NPDC land use provisions), should not result in contaminants entering the food chain, or offending neighbours.

The requirement for an efficient combustion system is emphasised with regard to minimising these effects. From the data provided on the cremator, it is anticipated that the system would be a modern and state of the art facility. However, maintenance and effective operator training to ensure an efficient combustion process is a paramount consideration of crematorium management. The conditions of the consent (refer to Section 17.1.2 below) provide reassurance over the unit's environmental performance.

17.1.2 Air discharge permit

Section 15(1)(c) of the RMA stipulates that no person may discharge any contaminant from any industrial or trade premises into air, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations.

Abraham holds air discharge permit **7147-2** to discharge emissions into the air from the operation of a crematorium including a natural gas-fired cremator. This permit was issued by the Council on 11 May 2015 under Section 87(e) of the RMA. The consent expires on 1 June 2032.

As the consent controls emissions from a process of such a sensitive nature, whilst there are conditions controlling the rate and/or quantity of contaminants discharged (conditions 15 and 19), and limiting actual or potential off-site effects that may occur as a result of the discharge (conditions 20, 21, 22), a strong focus has been placed on the controlling the operation itself.

More specifically these controls:

- Require the adoption of the best practicable option to prevent or minimise effects (condition 1).
- Limit the cremator design and operating conditions to ensure complete and efficient combustion is occurring (conditions 10, 12, and 13).
- Require that key indicators of the cremators performance are monitored, ensuring that the consent holder and the Council can determine whether the combustion process is occurring efficiently, and within the conditions of the consent (conditions 14, 16 and 17).
- Limit the amount of various materials (e.g. metals and PVC) that may be introduced into the cremator (conditions 8 and 9).
- Ensure all discharges occur via the stack, which must be insulated and exhaust a minimum height above ground level (conditions 6, 7, and 11).

There are also various notification and information provision requirements, so that the Council can effectively monitor the environmental performance of the consent holder's exercise of the consent (conditions 4, 13, 18, 23, and 24).

The operation must be conducted generally in accordance with the information provided in support of the consent application (condition 2), and the consent holder must notify the Council prior to making any changes that may affect the nature or quantity of the contaminants discharged (condition 3).

The remaining condition (25) contains provisions for Council to review the conditions of the consent.

The original application for this consent in February 2008 was limited notified to lwi and the five adjoining landowners. No submissions were received. As the surrounding land use had not changed since granting of the previous consent in February 2008, there are no sensitive land uses in the vicinity of the site, and no incidents had been recorded in relation to the operation, it was not considered that anybody was adversely affected by renewing of the consent in May 2015.

A copy of the permit is attached to this report in Appendix I.

This summary of consent conditions may not reflect the full requirements of each condition. The consent conditions in full can be found in the resource consents which is appended to this report.

17.2 Results

17.2.1 Air

17.2.1.1 Inspections

The crematorium was visited on 31 August 2017 and 23 January, 20 April and 26 June 2018.

The inspections focussed on visual emissions, odour, smoke opacity reading, furnace temperature records, condition of the plant and environmental effects.

Visible emissions or odours were not detected upwind or downwind of the site during the routine inspections undertaken. Temperature and smoke opacity indicated that the plant was being operated in a satisfactory manner. Compliance with all consent conditions was achieved during inspections.

17.2.2 Investigations, interventions, and incidents

In the period under review, the Council was not required to undertake significant additional investigations and interventions, or record incidents, in association with Abraham's conditions in resource consents or provisions in Regional Plans.

17.3 Discussion

17.3.1 Discussion of site performance

During the period under review it was found that the cremator was operated in a satisfactory manner.

Compliance with all consent conditions was achieved during inspections. No visible smoke or emissions were detected during any inspection.

17.3.2 Environmental effects of exercise of consent

There was no evidence of offsite effects found at inspections, and no complaints were received by the Council. There was generally only a slight heat haze visible and no odours were noted during the inspections undertaken during the period under review.

17.3.3 Evaluation of performance

A tabular summary of Abraham's compliance record for the year under review is set out in Table 53.

Table 53 Summary of performance for Abraham's consent 7147-2

Pur	pose: To discharge emissions to air from	a crematorium	
	Condition requirement	Means of monitoring during period under review	Compliance achieved?
1.	Adoption of best practicable option to minimise effects	Inspection and discussion with consent holder	Yes
2.	Consent to be exercised in accordance with application documentation	Inspection and discussion with consent holder	Yes
3.	Consultation required prior to making alterations to plant, process or operations	Inspections and liaison with consent holder	Yes
4.	Notification prior to maintenance	Inspections and liaison with consent holder	Yes
5.	Emissions maintained to a practicable minimum	Inspections	Yes
6.	Cremator and ducting to be gas tight such that discharge of gases, other than through the stack, are prevented	Inspections	Yes
7.	Flue and ducting to be adequately insulated to prevent specified effects	Inspections	Yes
8.	Reasonable steps to reduce the quantity of materials combusted	Inspections	Yes
9.	Consent holder to remove external casket fittings containing metals or PVC prior to combustion	Inspections and liaison with consent holder	Yes
10.	Interlock required to prevent introduction of a coffin to the primary chamber unless secondary chamber temperature is above 750°C	Confirmed at inspection	Yes
11.	Minimum stack height of 8 m	Inspection	Yes

	Condition requirement	Means of monitoring during period under review	Compliance achieved?
12.	Secondary chamber and it's outlet to be above 750°C, with steps to be taken to increase temperature if it falls below 750°C	Inspection and discussion with consent holder	Yes
13.	Cremator shall have two combustion zones with specified minimum residence time and temperature in second chamber. As built diagrams and drawings demonstrating compliance to be provided prior to exercising consent	Built as proposed	Yes
14.	Not more than two one-minute averages of the opacity readings shall exceed 20% obscuration per cremation	Inspection and discussion with consent holder	Yes
5.	Limits maximum carbon monoxide concentration at outlet of secondary chamber (100 mg/m³)	Not monitored. Meter to be installed if adverse effects noted	Yes
6.	Opacity of exhaust gasses to be continuously monitored and recorded	Records checked at inspection	Yes
7.	Temperature of gasses to be continuously monitored and recorded	Records checked at inspection	Yes
8.	Maintenance of a schedule of maintenance and calibration	Inspection and discussion with consent holder	N/A
9.	Control of emissions of CO, NO_2 , PM_{10} and SO_2 to not exceed relevant air quality standards	Not monitored. Meter to be installed if adverse effects noted	N/A
0.	Control of other emissions so not hazardous, noxious or dangerous	Inspections	Yes
1.	Control of odours so not offensive or objectionable	Inspections, no complaints received	Yes
2.	Definition of offensive or objectionable		N/A
3.	Consent holder to undertake emission testing if requested	Not requested during period under review	N/A
4.	Consent holder to provide monitoring results on request	Not requested during period under review	N/A
5.	Review of consent conditions	Next opportunity for review in June 2020	N/A
or	erall assessment of consent compliance an isent erall assessment of administrative perforn	nd environmental performance in respect of this	High High

During the period under review, W Abraham Ltd demonstrated a high level of environmental and administrative performance and compliance with their resource consent as defined in Section 1.1.4.

17.3.4 Recommendation from the 2016-2017 Annual Report

In the 2016-2017 Annual Report, it was recommended:

- 1. THAT in the first instance, monitoring programmed for consented activities of W Abraham Ltd in the 2017-2018 year continues at a similar level to that programmed for 2016-2017.
- THAT should there be issues with environmental or administrative performance in 2017-2018, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Recommendation one was implemented during the 2017-2018 monitoring period, while additional monitoring, investigation or intervention was not considered necessary as per recommendation two.

17.3.5 Alterations to monitoring programmes for 2018-2019

In designing and implementing the monitoring programmes for air/water discharges in the region, the Council has taken into account:

- the extent of information already made available through monitoring or other means to date;
- its relevance under the RMA;
- the Council's obligations to monitor consented activities and their effects under the RMA;
- the record of administrative and environmental performances of the consent holder; and
- reporting to the regional community.

The Council also takes into account the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki exercising resource consents.

It is proposed that for 2018-2019 the monitoring programme remains similar to that undertaken in the 2017-2018 year. A recommendation to this effect is attached to this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2018-2019.

17.4 Recommendations

- 1. THAT in the first instance, monitoring programmed for consented activities of W Abraham Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- THAT should there be issues with environmental or administrative performance in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

18 Investigations, interventions, and incidents

The monitoring programme for the period under review was based on what was considered to be an appropriate level of monitoring, review of data, and liaison with the consent holders. During the year matters may arise which require additional activity by the Council, for example provision of advice and information, or investigation of potential or actual causes of non-compliance or failure to maintain good practices. A pro-active approach that in the first instance avoids issues occurring is favoured.

The Council operates and maintains a register of all complaints or reported and discovered excursions from acceptable limits and practices, including non-compliance with consents, which may damage the environment. The incident register includes events where the company concerned has itself notified the Council. The register contains details of any investigation and corrective action taken.

Complaints may be alleged to be associated with a particular site. If there is potentially an issue of legal liability, the Council must be able to prove by investigation that the identified company is indeed the source of the incident (or that the allegation cannot be proven).

There were a total of 15 unauthorised incidents not already covered by this report recorded on the Council's database in the Mangati catchment during the 2016-2017 period.

A summary of the responsible parties, and whether or not the incident could be substantiated, is provided in Table 54.

The activities of industries monitored routinely under the Mangati Catchment Monitoring Programme accounted for ten of the incidents, and they are therefore discussed in the section of the report describing the monitoring outcomes of the industries in question.

Table 54 Summary of the number of unauthorised incidents discovered and complaints received relating to activities in the Mangati catchment

Company	Number of substantiated incidents/complaints	Number of unsubstantiated incidents/complaints
McCurdy Trucks /Offshore Plumbing & Pipeline	1(air)	0
Brian Rose	0	1 (air)
Natural event	0	1 (iron oxide)
Unsourced	0	2 (water)
Total	1	4

19 Chemical monitoring of combined discharges

19.1 Drain between De Havilland Drive West and Connett Road West

Discharges from Tasman Oil and Greymouth Petroleum sites, along with part of the First Gas site, reach the Mangati Stream via an open drain that flows into the Mangati Stream approximately half way between De Havilland Drive West and Connett Road West.

Copper, lead and zinc are monitored at this site because it was known that these heavy metals were present in the preservation grease used in the 1980's. At that time the grease was washed from the pipes, with the wash water from this activity discharged onto land and then into the Mangati Stream via the sites' stormwater basins. Although the grease currently used does not contain these elements, it has been identified that historical practices at the sites have resulted in elevated concentrations of copper, lead and zinc at particular on-site locations and in the sediments of the open stormwater drain to the Mangati.

Table 55 Chemical monitoring results for the combined stormwater discharge downstream of De Havilland Drive-site MGT000495

Parameter	Condy @ 20°C	Acid soluble copper	Dissolved copper	Acid soluble lead	Oil and grease	рН	Suspended solids	Temp.	Acid soluble zinc	Dissolved zinc
Unit	mS/m	g/m³	g/m³	g/m³	g/m³	рН	g/m³	Deg. C	g/m³	g/m³
26 Sep 2017 (w)	8.9	0.02	0.01	<0.05	а	6.7	5	14.5	0.118	0.105
16 Feb 2018 (d)	nd	nd	nd	nd	nd	nd	nd	nd	nd	nd
15 May 2018 (w)	16.2	0.0049	0.0023	0.00050	<4	7.6	41	15.3	0.026	0.0103
Greymouth Consent Limit	-	-		-	15	6-9	100	-	-	-
Tasman Tools Consent Limit			0.05	-	15	6-9	100	-	-	-

Key: Results shown in bold within a table indicates that a consent limit for a particular parameter has been exceeded

- a parameter not determined, no visible hydrocarbon sheen and no odour
- nd not discharging

This site was visited three times during the year under review, twice during wet weather surveys and once during a dry weather survey. Samples were taken on two occasions (both during wet weather surveys), while no discharge was occurring on the other occasion.

During the period under review acid soluble and dissolved metal levels were found to be generally similar to or less than the median values recorded for this site, at the discharge point to the stream. On one occasion elevated suspended solids were found in the discharge, however no increases in turbidity or suspended solids were note in the downstream receiving environment.

19.2 Industrial stormwater and the wetland discharges

Twelve of the 17 licensed discharges to the Mangati Stream occur via the NPDC drainage and wetland system. The wetlands routinely discharge to the stream at up to two points immediately above the main highway (SH3).

The stormwater drainage system is designed to divert low flows, and therefore, the potentially more concentrated 'first flush' of stormwater down to the bottom of Connett Road and into pond 1. Pond 1 flows through a further two ponds (ponds 2 and 3) prior to discharge to the stream. This allows more time for settling and for natural processes to reduce the concentration of some of the contaminants that may be

present. The level of pond 3 is controlled by a weir at the outlet above the stream. The discharge is monitored immediately downstream of this weir (site STW002056).

Under normal conditions the remainder of the stormwater flow continues to be directed through the 'industrial drain outlet' (site STW001026,) into the existing man-made watercourse, which now flows into Pond 4. Pond 4 discharges preferentially to Pond 3, but will discharge directly to the stream if the water level gets sufficiently high at site STW002055

There is an extension to the existing open drain that allows stormwater to bypass the ponds altogether during very high rainfall events at site MGT000503.

The drainage system is generally monitored at up to six points in order to help differentiate the effects of inflows from a large number of sources. The monitoring points are at the Mangati confluence, at the exit of the underground system to both Ponds 1 and 4 and at three points where the main underground stormwater pipe runs under Connett Road. Other points may be monitored when tracing unauthorised discharges.

19.2.1 Connett Road pond one inlet (STW001055)

The Connett Road inlet to Pond 1 is the combined discharges from industrial sites and roading serviced by the Paraite Road and Connett Road stormwater network.

The site was visited four times during the year, three times during wet weather surveys and once during a dry weather survey. Samples were collected during the wet weather surveys, while no discharge was occurring during dry weather. The results for the Connett Road inlet to Pond 1 of the treatment system are given in Table 56.

Table 56 Chemical monitoring results for stormwater discharged to pond 1 from Connett Road (site 33), site STW001055

Parameter	Unit	26 Sep 2017 (w)	16 Feb 2018 (d)	15 May 2018 (w)	6 June 2018 (w)	RFWP guideline
Ammoniacal nitrogen	g/m³ N	0.203	nd	0.034	0.053	-
BOD	g/m³	2.6	nd	<2	<2	5
Conductivity @ 20°C	mS/m	11.7	nd	8.6	10.0	-
Acid soluble copper	g/m³	0.02	nd	0.0050	<0.010	-
Dissolved copper	g/m³	0.02	nd	0.0036	<0.010	-
DRP	g/m³ P	0.045	nd	0.005	0.012	-
Oil and Grease	g/m³	a	nd	<4	a	15
рН	рН	6.6	nd	6.2	6.9	6-9
Temperature	Deg.C	14.8	nd	16.1	16.1	-
Turbidity	NTU	8.2	nd	2.2	2.8	-
Un-ionised ammonia	g/m³	0.00026	nd	0.00002	0.00015	0.025
Acid soluble zinc	g/m³	0.415	nd	0.099	0.08	-
Dissolved zinc	g/m³	0.388	nd	0.092	0.07	-

Key: a parameter not determined, no visible hydrocarbon sheen and no odour

- nd no discharge
- (d) dry weather survey (w) wet weather survey

There are no specific consent limits on any given contaminant in the discharge to Pond 1, however RFWP permitted activity limits are used as a guide and these are included in the table above.

The results obtained for these parameters of the combined stormwater discharges to Pond 1 were within RFWP BOD, oil and grease, pH and un-ionised ammonia limits on all occasions.

19.2.2 Industrial drain outlet (STW001026) and discharge (MGT000503)

The industrial drain outlet was sampled on four occasions. The results are given in Table 57.

Table 57 Chemical monitoring results for industrial drain outlet, site STW001026

Parameter	Unit	26 Sep 2017 (w)	16 Feb 2018 (d)	15 May 2018 (w)	6 June 2018 (w)	RFWP guideline
Ammoniacal nitrogen	g/m³ N	0.104	_	0.147	0.20	-
BOD	g/m³	4.7	-	<2	<2	5
Conductivity @ 20°C	mS/m	13.1	19.2	2.3	8.8	-
Acid soluble copper	g/m³	0.03	-	0.0139	0.012	-
Dissolved copper	g/m³	0.01	-	0.0061	<0.010	-
DRP	g/m³ P	0.023	-	0.020	0.009	-
Oil and Grease	g/m³	a	a	a	a	15
рН	рН	7.1	6.8	6.7	6.7	6-9
Temperature	Deg.C	14.8	17.2	16.0	13.6	-
Turbidity	NTU	16	140	20	13.2	-
Un-ionised ammonia	g/m³	0.00042	-	0.00026	0.00030	0.025
Acid soluble zinc	g/m³	0.448	0.174	0.21	0.18	-
Dissolved zinc	g/m³	0.346	0.051	0.160	0.16	-

Key: a parameter not determined, no visible hydrocarbon sheen and no odour (d) dry weather survey (w) wet weather survey

BOD, oil and grease, pH and un-ionised ammonia were all below the RFWP permitted activity limits.

The monitoring results for discharge from the industrial drain into the Mangati Stream are recorded in Table 58. This site was visited three times during the year, twice during wet weather surveys and once during a dry weather survey. Samples were taken during the wet weather surveys, while no discharge was occurring during the dry weather visit.

As the stormwater flows have been designed such that the industrial drain should now only flow during heavier rainfall events it would be expected that the discharge quality at this sampling point would improve due to the increased dilution potential during these events.

Table 58 Chemical monitoring results for the industrial drain discharge to Mangati Stream, site MGT000503

Parameter	Unit	26 Sep 2017 (w)	16 Feb 2018 (d)	15 May 2018 (w)	RFWP guideline
Aluminium acid soluble	g/m³	<0.1	nd	0.026	
Ammoniacal nitrogen	g/m³ N	0.034	nd	0.039	-
BOD	g/m³	<0.5	nd	<2	5

Parameter	Unit	26 Sep 2017 (w)	16 Feb 2018 (d)	15 May 2018 (w)	RFWP guideline
Conductivity @ 20°C	mS/m	17.8	nd	13.5	-
Acid soluble copper	g/m³	0.002	nd	0.0030	-
Dissolved copper	g/m³	0.001	nd	0.0025	-
Dissolved oxygen	g/m³	7.07	nd	4.98	
Oxygen saturation	%	70.3	nd	49.8	
DRP	g/m³ P	0.009	nd	<0.004	-
Acid soluble lead	g/m³	<0.05	nd	0.00013	
Oil and Grease	g/m³	<0.5	nd	<4	15
рН	рН	6.2	nd	6.5	6-9
Suspended solids	g/m³	3	nd	<3	
Temperature	Deg.C	14.6	nd	15.2	-
Turbidity	NTU	3.8	nd	0.97	-
Un-ionised ammonia	g/m³	0.00002	nd	0.00004	0.025
Acid soluble zinc	g/m³	0.036	nd	0.146	-
Dissolved zinc	g/m³	0.036	nd	0.145	-

Key: a parameter not determined, no visible hydrocarbon sheen and no odour

(d) dry weather survey (w)

wet weather survey

nd not discharging

Historical monitoring had previously shown that the component concentrations in the bypass drain had been similar to, or lower than, the pond discharges, indicating that the increased dilution present during heavy rainfall could allow the ponds to be bypassed without any detrimental effects on the water quality of the Mangati Stream.

All other parameters were found to be similar to the median values for this site and where given, within RFWP permitted activity limits.

19.2.3 Pond 3 and 4 discharges

The results for the treated discharge from pond 3 to the stream are given in Tables 59 and 60.

Table 59 Chemical monitoring results for pond 3 discharge to the Mangati Stream, site STW002056

Parameter	Unit	26 Sep 2017 (w)	16 Feb 2018 (d)	15 May 2018 (w)	6 June 2018 (w)	RFWP guideline
Aluminium acid soluble	g/m³	0.1	<0.1	0.107	0.13	
Ammoniacal nitrogen	g/m³ N	0.216	0.051	0.059	0.40	-
BOD	g/m³	2.1	7.0	<2	3.0	5
COD	g/m³	9	5	<6	12.0	
Conductivity @ 20°C	mS/m	10.9	12.0	2.5	13.4	-

Parameter	Unit	26 Sep 2017 (w)	16 Feb 2018 (d)	15 May 2018 (w)	6 June 2018 (w)	RFWP guideline
Acid soluble copper	g/m³	0.008	0.03	0.0063	<0.010	-
Dissolved copper	g/m³	0.008	0.001	0.0043	<0.010	-
DRP	g/m³ P	0.013	0.003	<0.004	<0.0004	-
Acid soluble lead	g/m³	<0.05	<0.05	0.00076	<0.002	
Oil and Grease	g/m³	<0.5	<0.5	а	a	15
рН	рН	6.5	6.6	6.8	6.7	6-9
Suspended solids	g/m³	6	40	4	7.0	
Temperature	Deg.C	14.5	22.2	14.4	-	-
Turbidity	NTU	5.9	24	4.1	8.3	-
Un-ionised ammonia	g/m³	0.00022	0.00011	0.00012	-	0.025
Acid soluble zinc	g/m³	0.214	0.036	0.122	0.14	-
Dissolved zinc	g/m³	0.201	0.018	0.118	0.15*	-

Key:

Results shown in bold are outside the desirable range of Regional Freshwater Plan Rule 23

- a parameter not determined, no visible hydrocarbon sheen and no odour
- (d) dry weather survey (w)wet weather survey

On one occasion it was found that the BOD concentration was above median and exceeded the desired 5.0 g/m 3 limit. Copper, zinc and lead concentrations were found to be within acceptable limits and below historical medians in all samples. Ammoniacal nitrogen was found to above the median on one occasion while unionised ammonia was well below the desired 0.025 g/m 3 value.

The result of discharge monitoring from pond 4 is present in Table 60.

Table 60 Chemical monitoring results for pond 4 discharge to the Mangati Stream, site STW002055

Parameter	Unit	26 Sept 2017 (w)	16 Feb 2018 (d)	15 May 2018 (w)	RFWP guideline
Aluminium acid soluble	g/m³	0.3	nd	0.154	
Ammoniacal nitrogen	g/m³ N	0.304		0.092	-
BOD	g/m³	3.2	nd	< 2	5
COD	g/m³	13	nd	< 6	
Conductivity @ 20°C	mS/m	11.9	nd	2.63	-
Acid soluble copper	g/m³	0.013	nd	0.0083	-
Dissolved copper	g/m³	0.008	nd	0.0041	-
DRP	g/m³ P	0.017	nd	< 0.004	-
Acid soluble lead	g/m³	<0.05	nd	<0.05	
Oil and Grease	g/m³	<0.5	nd	<4	15

^{*}It has been noted that the result for the dissolved fraction was greater than that for the acid soluble fraction, but within analytical variation of the methods.

Parameter	Unit	Unit 26 Sept 2017 (w) 16 Feb 2018 (d) 1		15 May 2018 (w)	RFWP guideline
рН	рН	6.7	nd	6.8	6-9
Suspended solids	g/m³	9	nd	7	
Temperature	Deg.C	14.7	nd	14.6	-
Turbidity	NTU	8.9	nd	4.4	-
Un-ionised ammonia	g/m³	0.00049	nd	0.00019	0.025
Acid soluble zinc	g/m³	0.356	nd	0.134	-
Dissolved zinc	g/m³	0.321	nd	0.118	-

Key: a parameter not determined, no visible hydrocarbon sheen and no odour

(d) dry weather survey (w) wet weather survey nd not discharging

The copper and zinc concentrations were similar or below median on all monitoring occasions, and lead concentrations were below detection limits.

The ammoniacal nitrogen concentration was above the median on one occasion, however the concentration of unionised ammonia at the time was well below the 0.025 g/m³ RFWP permitted activity limit.

BOD concentrations in the discharge were found to be equal to or below the median value and compliant within RFWP limits.

20 Receiving environment monitoring in the Mangati Stream

20.1 Mangati Stream water quality surveys

Sampling of the Mangati Stream itself was carried out on four occasions during the reporting period, concurrently with chemical surveys of the industrial stormwater drainage system. An attempt is made to sample the stream three times per year; twice under wet conditions and once during summer low flows. However, uncertain weather conditions and competing demands of other monitoring programmes often makes sampling at regular intervals difficult.

During the period under review three surveys were performed. The wet weather surveys were conducted on 27 September 2017, and 15 May 2018. One dry weather survey was also undertaken on 16 February 2017.

Six sites on the Mangati Stream were monitored. These sites traverse the industrial area and include a point at the coast. The locations of the monitoring sites are shown in Figure 2, and are described in Table 60.

Runs are always undertaken from the top towards the bottom of the catchment. There are occasionally anomalies in results between sites within sampling runs, owing to differences between velocity of the stream and movement downstream of samplers, and to changing flow conditions during and after rainfall events. The results are given in Table 62.

Overall, the results are considered to provide a good indication of the range of water quality conditions in the stream at the various sites. Historically, the median values have been biased towards wet weather conditions due to the fact that the Council programmes three wet weather surveys and one dry weather survey per year.

Table 61 Chemical sampling sites on the Mangati Stream

Site	Location	GPS (NZTM)	Site code
Mangati above Tegel (poultry processing plant)	Below railway bridge approx 100 m above inflow from the wetland that receives Tegel discharge	E 1700106 N 5677953	MGT000485
Mangati below Tegel (poultry processing plant)	Approx 200 m below the wetland that receives Tegel's discharge and 40 m above De Havilland Drive	E 1700007 N 5678217	MGT000493
Mangati above Connett Road	Immediately above the end of Connett Road about 200 m below Greymouth Petroleum and Tasman Oil discharge	E 1699775 N 5678573	MGT000497
Mangati above industrial drain	Below pond 3 discharge and immediately above pond 4 and industrial drain direct discharges	E 1699596 N 5678691	MGT000500
Mangati below industrial drain	Approx 50 m below State Highway 3	E 1699513 N 5678787	MGT000512
Mangati at coast	Opposite NPDC sewage pumping station approx 30 m from high water mark	E 1699215 N 5680409	MGT000550

The top site is above the direct influence of the industrial area, though it is possible that deposits from aerial emissions could cause effects there. The second site is below the influence of treated discharge from Tegel's poultry plant. Although there is a tributary that joins the Mangati Stream from the north approximately 100 m upstream of the Tegel swamp tributary that is not monitored. The third site, above Connett Road is below the influence of the industries on De Havilland Drive and above the main stormwater drain (pond) discharge points. This site would show the influence of the untreated discharge

from the northern side of the poultry processing plant, Tasman Oil, Greymouth Petroleum, along with the road stormwater and permitted activities that discharge via the NPDC's reticulated stormwater outlets from De Havilland Drive on either side of the Mangati Stream. The fourth site is below the discharge from pond 3, which has been found to still be discharging even during prolonged periods of dry weather. The fifth site is below the discharges from the main stormwater drain when it either bypasses the wetlands, or discharges from pond 4. These five sites lie along a reach of about 1 km that is relatively flat, apart from the fall at the highway. The sixth site is below a steeper reach and is about 2 km further downstream, beyond the residential area, close to the mouth of the stream.

The chemical and microbiological characteristics of the stream above the industrial area are typical of a lowland stream in a pastoral catchment. In general, they have not changed significantly since monitoring began in 1992, although the BOD and dissolved reactive phosphorous do appear to be increasing in the stream at the railway site, above the industrial area, as well as through, and below, the industrial area. It also appears that there may be an emerging trend of reducing metals concentrations, particularly in dissolved copper and zinc at the site below pond 4 and the bypass drain, and at the coast.

Table 62 Results from chemical surveys of the Mangati Stream

				Mang	ati Stream		
Paramete	r	MGT000485 Railway	MGT000493 Above DeHav. Drive	MGT000497 Above Connett Road	MGT000500 Below pond 3	MGT000512 Below pond 4	MGT000550 At Coast
		27 Se	eptember 2017	7- Wet Run			
BOD	g/m³	3.4 2.6		3.1	1.8	3.0	1.6
BODCF	g/m³	0.7	0.6	0.7	0.7	1.8	0.7
Conductivity @ 20°C	mS/m	18.2	18.2	17.8	17.2	16.1	16.5
Acid soluble copper	g/m³	0.002	0.003	0.005	0.004	0.004	0.007
Dissolved copper	g/m³	0.002	<0.001	<0.001	0.002	0.002	0.001
Dissolved oxygen	g/m³	8.8	8.71	8.35	8.14	8.44	9.47
DRP	g/m³ P	0.028	0.025	0.019	0.018	0.017	0.012
Un-ionised ammonia	g/m³	0.00074	0.00082	0.00052	0.00056	0.00045	0.00058
Ammoniacal nitrogen	g/m³ N	0.234	0.261	0.203	0.220	0.223	0.141
Nitrate/nitrite	g/m³	1.52	-	-	-	-	1.26
рН	рН	7.0	7.0	6.9	6.9	6.8	7.1
Temperature	Deg.C	14.4	14.4	14.6	14.6	14.7	14.8
Suspended solids	g/m³	12	11	27	23	6	28
Turbidity	NTU	8.0	7.9	18	16	6.9	19
Acid soluble zinc	g/m³	<0.005	0.012	0.028	0.057	0.071	0.052
Dissolved zinc	g/m³	<0.005	0.010	0.021	0.046	0.062	0.032
		1	16 Feb 2018 –	dry run			

				Mang	ati Stream		
Paramete	r	MGT000485 Railway	MGT000493 Above DeHav. Drive	MGT000497 Above Connett Road	MGT000500 Below pond 3	MGT000512 Below pond 4	MGT000550 At Coast
BOD	g/m³	3.7	4.1	1.7	2.6	2.1	0.9
BODCF	g/m³	0.9	0.9	<0.5	<0.5	<0.5	-
Conductivity @ 20°C	mS/m	23.6	23.6	26.4	25.0	24.6	20.8
Acid soluble copper	g/m³	0.004	0.006	0.002	0.001	0.002	0.002
Dissolved copper	g/m³	<0.001	0.002	0.001	0.001	0.002	0.002
Dissolved oxygen	g/m³	4.11	4.53	5.62	6.37	7.34	9.48
DRP	g/m³ P	0.022	0.018	0.020	0.016	0.015	0.009
E.Coli	/100ml	3470	12000	2240	1300	1630	613
Enterococci	/100ml	1730	1840	1300	1230	445	613
Ammoniacal nitrogen	g/m³	0.400	0.532	0.380	0.319	0.276	0.040
Un-ionised ammonia	g/m³ N	0.00157	0.00212	0.00200	0.00215	0.00185	0.00054
Nitrate/nitrite	g/m³	-	-	_	-	-	1.06
Oil and Grease	g/m³	a	a	а	a	a	a
рН	рН	7.0	7.0	7.1	7.2	7.2	7.5
Suspended solids	g/m³	27	38	3	9	3	<2
Temperature	Deg.C	17.4	17.6	18.2	18.5	18.4	18.5
Turbidity	NTU	19	22	6.6	12	7.2	4.3
Acid soluble zinc	g/m³	0.007	0.022	0.005	0.010	0.006	0.006
Dissolved zinc	g/m³	<0.005	0.007	<0.005	<0.005	<0.005	<0.005
		1	5 May 2018- v	wet run			
BOD	g/m³	5	3	2	< 2	2	< 2
BODCF		< 2	< 2	< 2	< 2	< 2	< 2
Conductivity @ 20°C	g/m³	16.0	15.7	16.2	14.6	12.3	11.9
Acid soluble copper	g/m³	0.0069	0.0056	0.0050	0.0056	0.0062	0.0057
Dissolved copper	mS/m	0.0021	0.0019	0.0018	0.0021	0.0024	0.0025
DRP	g/m³ P	0.026	0.017	0.011	0.008	0.011	0.008
Un-ionised ammonia	g/m³	0.084	0.104	0.131	0.126	0.149	0.093
Nitrate/nitrite	g/m³	1.13	-	-	-	-	0.97
Oil and Grease	g/m³	а	а	a	a	a	a

				Mang	ati Stream		
Parameter		MGT000485 Railway	MGT000493 Above DeHav. Drive	MGT000497 Above Connett Road	MGT000500 Below pond 3	MGT000512 Below pond 4	MGT000550 At Coast
рН	рН	7.0	6.9	7.0	7.0	7.0	7.0
Suspended solids	g/m³	86	76	52	52	48	24
Temperature	Deg.C	15.0	15.0	15.2	15.2	15.2	15.6
Turbidity	NTU	42	31	20	19.1	22	15.3
Acid soluble zinc	g/m³	0.025	0.028	0.021	0.033	0.051	0.036
Dissolved zinc	g/m³	0.0033	0.0065	0.0073	0.0085	0.0169	0.0135

Results shown in bold are outside the desirable range of Regional Freshwater Plan Rule 23

a parameter not determined, no visible hydrocarbon sheen and no odour

b no flow

(d) dry weather survey (w) wet weather survey

20.1.1 Nutrients

In the BOD concentrations typically increase slightly when comparing the concentrations between the upper site (MGT000485) and the site immediately below the industrial area (MGT000512). However improvements are noted further downstream at site MGT000550. It has been noted that nutrients at the upstream site have been increasing over the past few years and this may be linked to agricultural activities in semi-rural upper reaches of the Mangati catchment.

Ammonia levels were not found to be especially elevated in any of the surveys and none of the 24 instream samples taken during period under review exceeded the 0.025 g/m³ RFWP unionised ammonia guideline limit for the protection of aquatic ecosystems. All ammoniacal nitrogen results were below the 0.9 g/m³ national guideline.

As with previous monitoring, phosphorus concentrations were found to decrease as one moves down the catchment indicating that rural activity is likely the biggest source.

20.1.2 Zinc and copper

The results for the period under review along with summaries of the monitoring data monitoring year, for acid soluble and dissolved zinc (Zn) and copper (Cu) concentrations in the water column of the Mangati Stream, are given in Table 63 and Table 64.

Table 63 Summary of zinc monitoring data for Mangati Stream water

Date	Above industrial area (MGT000485)		Above DeHavilland Drive (MGT000493)		Above Connett Road (MGT000497)		Below pond 3 Discharge (MGT000500)		Below pond 4 and wetland bypass drain (MGT000512)		Mangati at Coast (MGT000550)	
	ZnAs g/m³	ZnD g/m³	ZnAs g/m³	ZnD g/m³	ZnAs g/m³	ZnD g/m³	ZnAs g/m³	ZnD g/m³	ZnAs g/m³	ZnD g/m³	ZnAs g/m³	ZnD g/m³
Minimum	<0.005	<0.005	<0.005	<0.005	<0.005	0.005	0.005	0.004	<0.005	<0.005	0.006	0.005
Maximum	0.043	0.034	0.229	0.17	0.147	0.052	0.28	0.141	0.637	0.377	0.358	0.179
Median	0.002	0.002	0.022	0.007	0.011	0.008	0.018	0.012	0.050	0.013	0.044	0.026

are		Above industrial area (MGT000485)		Above DeHavilland Drive (MGT000493)		Above Connett Road (MGT000497)		Below pond 3 Discharge (MGT000500)		Below pond 4 and wetland bypass drain (MGT000512)		Mangati at Coast (MGT000550)	
	ZnAs g/m³	ZnD g/m³	ZnAs g/m³	ZnD g/m³	ZnAs g/m³	ZnD g/m³	ZnAs g/m³	ZnD g/m³	ZnAs g/m³	ZnD g/m³	ZnAs g/m³	ZnD g/m³	
Number	86	83	28	27	64	59	66	85	110	188	79	80	
26 Sep 17 (w)	<0.005	<0.005	0.012	0.010	0.028	0.021	0.057	0.046	0.071	0.062	0.079	0.021	
16 Feb 18 (d)	0.007	<0.005	0.022	0.007	0.005	<0.005	0.010	<0.005	0.006	<0.005	0.008	<0.005	
15 May 18 (w)	0.025	0.0033	0.028	0.0065	0.021	0.0073	0.033	0.0085	0.051	0.0169	0.052	0.04	

Key:

(d) dry weather survey (w) wet weather survey

ZnAs = Acid soluble zinc ZnD = Dissolved zinc

Table 64 Summary of copper monitoring data for Mangati Stream water

Date	Above industrial area (MGT000485)		Above DeHavilland Drive (MGT000493)		Above Connett Road (MGT000497)		Below pond 3 Discharge (MGT000500)		Below pond 4 and wetland bypass drain (MGT000512)		Mangati at Coast (MGT000550)	
	CuAs, g/m3	CuD, g/m3	CuAs, g/m3	CuD, g/m3	CuAs, g/m3	CuD, g/m3	CuAs, g/m3	CuD, g/m3	CuAs, g/m3	CuD, g/m3	CuAs, g/m3	CuD, g/m3
Minimum	0.001	<0.001	<0.001	<0.001	0.001	0.001	0.001	0.001	0.001	<0.001	0.001	0.001
Maximum	0.017	<0.01	0.044	<0.01	0.09	0.016	0.06	0.016	0.28	0.066	0.21	0.025
Median	0.005	0.001	0.003	-	0.005	0.002	0.005	0.003	0.01	0.003	0.01	0.005
Number	86	88	27	27	63	65	78	92	101	196	80	84
26 Sep 2017 (w)	0.002	0.002	0.003	<0.001	0.005	<0.001	0.004	0.002	0.004	0.002	0.007	0.001
16 Feb 2018 (d)	0.004	<0.001	0.006	0.002	0.002	0.001	0.001	0.001	0.002	0.002	0.002	0.002
15 May 2018 (w)	0.0069	0.0021	0.0056	0.0019	0.002	0.001	0.0056	0.0021	0.0062	0.0024	0.0057	0.0025

Key:

(d) dry weather survey (w) wet weather survey

CuAs = Acid soluble copper ZnD = Dissolved copper

There are several guidelines for zinc and copper for assessing water quality in terms of suitability for sustaining aquatic life. The United States Environmental Protection Agency (USEPA), in defining metals criteria for protection of freshwater aquatic life, has adopted the use of dissolved metals as most closely approximating the bio available fraction of metal in the water column. Previously, water quality criteria were based on total recoverable metal concentration.

The water quality criteria for dissolved copper and zinc, for water of hardness 50 g/m³ CaCO₃, are 0.005 g/m³ for Cu and 0.058 g/m³ for Zn respectively as a four day average, for chronic (long term) exposure. The corresponding criteria for acute (4-hour) exposure are 0.007 g/m³ for Cu and 0.064 g/m³ for Zn. Acute criteria only are applicable to wet weather sampling results, whereas both chronic and acute exposure criteria are applicable to dry weather sampling results.

Overall 16 of the 18 instream samples taken were found to be within the USEPA chronic limit for dissolved zinc.

All 18 samples taken during both wet weather and dry surveys were below the 0.005 g/m³ USEPA chronic exposure limit for dissolved copper.

20.2 Mangati Stream biological surveys

Biological surveys produce a measure of time-integrated effects of discharges on water quality of a waterway, as opposed to the "snapshot" measure of a chemical survey.

20.2.1 Macroinvertebrate surveys

The routine surveys for the period under review were carried out on 26 October 2017 and 28 February 2018. These were the 45th and 46th surveys for this programme. The reports on the two surveys are attached as Appendix II. The "tributary" referred to in the reports is the main industrial storm drain.

The surveys measure the "health" of the stream in terms of the presence and abundance of benthic macroinvertebrates (bottom dwelling life) and microflora. There are eight fixed sites, as described in Table 1 and Figure 1 of Appendix II. The uppermost site is above the influence of any known industrial discharge. There are five sites above and four below the pond 3 discharge from the wetland.

The reports assess the quality of the water in terms of macroinvertebrate diversities (number of taxa), Macroinvertebrate Community Index (MCI) values, and Semi-Quantitative Macroinvertebrate Community Index (SQMCI) values.

The MCI is a measure of the overall sensitivity of the macroinvertebrate community to the effects of organic pollution in stony streams. It is based on the presence/absence of taxa with varying degrees of sensitivity to environmental conditions. The SQMCI_s takes into account taxa abundance as well as sensitivity to pollution, and may reveal more subtle changes in communities, particularly if non-organic impacts are occurring. Significant differences in either the MCI or the SQMCI_s between sites indicate the degree of adverse effects (if any) of the discharges being monitored.

Past biological surveys of the Mangati Stream have recorded poor macroinvertebrate communities with limited numbers of taxa and low MCI values, particularly downstream of the industrial tributary. Small, slow flowing coastal streams draining farmland and industrial areas are not expected to support a large number of macroinvertebrate taxa. High MCI values are not expected in the lowland reaches of soft-bedded streams with farmland or urban catchments because not many high scoring, 'sensitive' taxa are suited to these conditions. However, the abundance and MCI values recorded at some sites downstream of the tributary have been unusually low even for these conditions. A summary of previous results is presented with current results in Table 65 and the summary and conclusions of the macroinvertebrate survey reports are given below.

Table 65 Biomonitoring sites in the Mangati Stream catchment

Table 65 Blomonitoring sites in the Mangati Stream catchment									
Site No	Site code	Grid reference	Location						
А	MGT000488	E1700095 N5678043	Mangati Stream, 20 m upstream of swampy tributary						
A2	MGT000490	E1700062 N5678084	Mangati Stream, 100 m downstream of swampy tributary						
A1	MGT000491	E1700018 N5678166	Mangati Stream, 50 m upstream of De Havilland Drive						
A3	MGT000497	E1699775 N5678573	Mangati Stream, 10 m above Connett Road						
В	MGT000500	E1699596 N5678691	Mangati Stream above the industrial tributary, below wetland						
D2	MGT000512	E1699513 N5678787	Mangati Stream, 20 m downstream SH3						

Site No	Site code	Grid reference	Location						
E	MGT000520	E1699385 N5679103	Mangati Stream, 400 m below Devon Road						
F	MGT000550	E1699215 N5680409	Mangati Stream, 50 m above Bell Block beach						

26 October 2017

On 26 October 2017 eight established sampling sites in the Mangati Stream catchment were sampled using kick samples (sites B, D2, E and F), a combination of the 'kick sampling' and 'sweep-sample' techniques (sites A, A2, A1, and A3), to determine whether stormwater and wastewater discharges from the Mangati industrial area have had any adverse effects on the macroinvertebrate communities of this stream. Samples were sorted and identified to provide the number of taxa (richness), MCI score and SQMCI₅ score for each site.

The MCI is a measure of the overall sensitivity of the macroinvertebrate community to the effects of organic pollution in stony streams. It is based on the presence/absence of taxa with varying degrees of sensitivity to environmental conditions. The SQMCI₅ takes into account taxa abundance as well as sensitivity to pollution, and may reveal more subtle changes in communities, particularly if non-organic impacts are occurring. Significant differences in either the MCI or the SQMCI₅ between sites indicate the degree of adverse effects (if any) of the discharges being monitored.

Upstream of De Havilland Drive (sites A, A2 and A1) MCI and SQMCI_s scores for the two 'impact' sites, sites A2 and A1, were similar to historical medians and did not indicate that discharges below site A were having a significant effect on macroinvertebrate communities present at the two sites.

Results recorded at site A3 found that it was in better than normal condition having recorded a new record high MCI score indicating 'fair' macroinvertebrate health.

Sites B, D2 and E indicated that they were in a poor state. This could suggest that a discharge below Connett Road and possibly below the wetland area has occurred.

At site F there was a highly significant increase in taxa richness, MCI and SQMCI_s scores from site E suggesting water quality had significantly improved by the time it reached the coastal site.

Table 66 Numbers of taxa and MCI values recorded in previous surveys in the Mangati Stream, together with the October 2017 survey

Site No.	N	No of taxa				MCI value	•	SQMCI _s value		
		Median	Range	Current survey	Median	Range	Current survey	Median	Range	Current survey
Α	47	16	9-29	14	78	56-91	76	3.6	2.2-4.7	3.7
A2	45	16	10-29	12	74	57-92	80	3.5	1.6-4.7	4.0
A1	47	16	7-23	13	73	47-89	74	3.5	1.5-4.7	2.8
A3	45	16	8-23	13	69	52-81	83	2.6	1.6-4.6	2.5
В	53	14	3-29	6	68	50-86	67	2.5	1.1-4.5	1.7
D2	29	11	5-18	4	68	40-78	50	2.5	1.1-3.5	1.2
Е	51	10	3-22	5	65	44-79	52	2.5	1.1-3.9	1.3
F	45	12	2-22	11	67	30-79	73	2.5	1.2-4.1	3.9

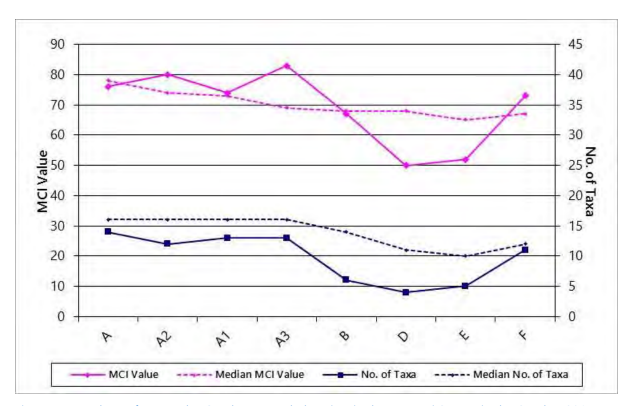


Figure 5 Numbers of taxa and MCI values recorded at sites in the Mangati Stream in the October 2017 survey

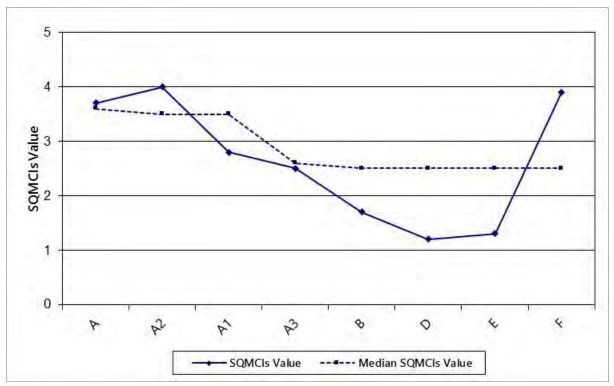


Figure 6 SQMCI_s values recorded at sites in the Mangati Stream in the October 2017 survey 28 February 2018

On 28 February 2018 eight established sampling sites in the Mangati Stream catchment were sampled using 'kick samples' (sites B, D2, E and F), a combination of the 'kick sampling' and 'sweep-sample' techniques (sites A, A2, A1), and 'sweep-sample' only (site A3) to determine whether stormwater and

wastewater discharges from the Mangati industrial area have had any adverse effects on the macroinvertebrate communities of this stream. Samples were sorted and identified to provide the number of taxa (richness), MCI score and SQMCI_s score for each site.

The MCI is a measure of the overall sensitivity of the macroinvertebrate community to the effects of organic pollution in stony streams. It is based on the presence/absence of taxa with varying degrees of sensitivity to environmental conditions. The SQMCI_s takes into account taxa abundance as well as sensitivity to pollution, and may reveal more subtle changes in communities, particularly if non-organic impacts are occurring. Significant differences in either the MCI or the SQMCI_s between sites indicate the degree of adverse effects (if any) of the discharges being monitored.

Upstream of De Havilland Drive (sites A, A2 and A1) MCI and SQMCI_s scores for the two 'impact' sites, sites A2 and A1, were similar and lower than historical medians and to the 'control' site. This could suggest that a discharge has occurred below site A, which has effected macroinvertebrate communities present at the two sites.

Sites A3, B, D2 and F indicated that they were in typical condition while at site E there was a highly significant increase in MCI and SQMCI₅ scores indicating better than normal health, though all the sites were still in 'poor' health.

Table 67 Numbers of taxa and MCI values recorded in previous surveys in the Mangati Stream, together with results of the February survey

		No of taxa		MCI value		SQMCI _s value				
Site No.	N	Median	Range	Current survey	Median	Range	Current survey	Median	Range	Current survey
Α	48	16	9-29	11	78	56-91	71	3.6	2.2-4.7	4.2
A2	46	16	10-29	9	75	57-92	58	3.5	1.6-4.7	1.3
A1	48	16	7-23	7	73	47-89	51	3.5	1.5-4.7	1.9
A3	46	16	8-23	17	69	52-83	68	2.6	1.6-4.6	1.7
В	54	14	3-29	15	68	50-86	65	2.5	1.1-4.5	2.5
D2	30	11	4-18	10	68	40-78	62	2.5	1.1-3.5	2.5
Е	52	10	3-22	10	65	44-79	76	2.5	1.1-3.9	3.5
F	46	12	2-22	11	68	30-79	62	2.5	1.2-4.1	2.5

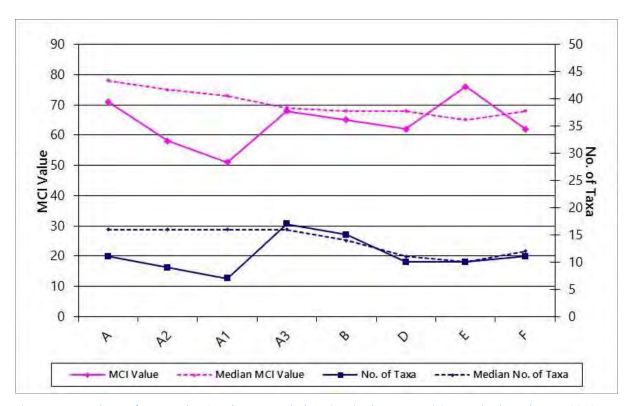


Figure 7 Numbers of taxa and MCI values recorded at sites in the Mangati Stream in the February 2018 survey

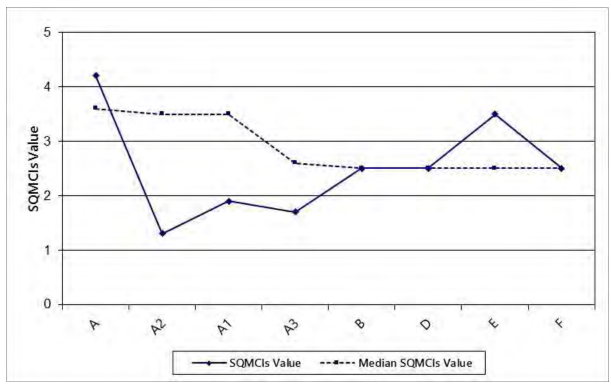


Figure 8 SQMCI values recorded at sites in the Mangati Stream in the May 2017 survey

20.2.2 Statistical analysis of macroinvertebrate results

In the 207-2018 period a trending analysis of MCI results at two sites used in monitoring the activities in the Mangati industrial catchment in the DRAFT Freshwater Macroinvertebrate Fauna Biological Monitoring Programme Annual State of the Environment Monitoring Report 2017-2018.

The sites that were trended were site E (above industrial catchment) and site E (below industrial catchment). That report notes that the statistics indicate that in the long term, there has been a significant improvement at site A, however this but this has not been significant short term (last ten years). It also notes that in the short term (last ten years) site A has had a non-significant decrease in MCI scores.

Updated trend graphs are given below in Figure 9 and Figure 10 for the two sites used in the statistical analysis.

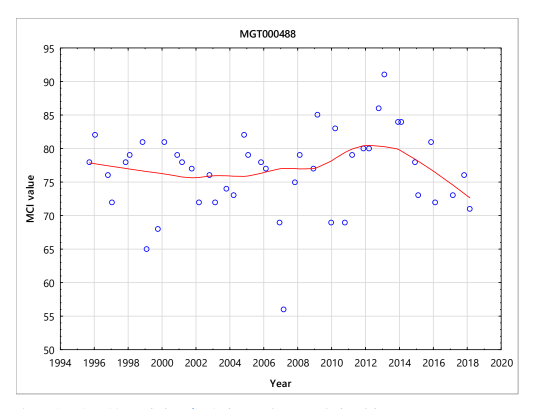


Figure 9 LOWESS trend plot of MCI data at site A (u/s industrial area)

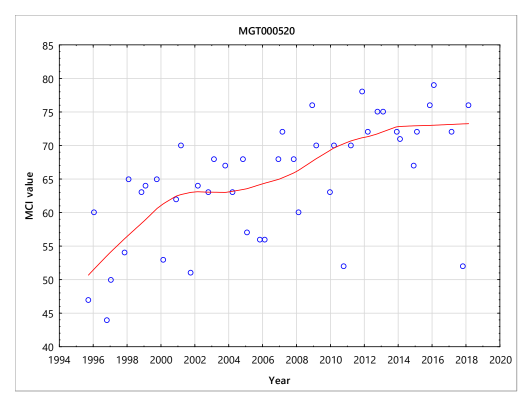


Figure 10 LOWESS trend plot at the Te Rima Place, Bell Block Site E (d/s of industrial area)

21 Summary of recommendations

- 1. THAT monitoring of the ABB site be discontinued as the site has been decommissioned and the consents have been surrendered.
- 2. THAT in the first instance, monitoring programmed for consented activities of First Gas Ltd's site in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 3. THAT in the first instance, monitoring programmed for the consented activities of Barton Holdings Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 4. THAT in the first instance, monitoring programmed for the consented activities of Greymouth Petroleum Acquisitions Company Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 5. THAT in the first instance, monitoring programmed for consented activities of Halliburton New Zealand Ltd in the 2018-2019 year continues at a similar level to that programmed for 207-2018.
- 6. THAT in the first instance, monitoring programmed for consented activities of J Swap Contractors Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 7. THAT, in the first instance, monitoring programmed for consented activities of McKechnie Aluminium Solutions Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 8. THAT in the first instance, monitoring programmed for consented activities of New Plymouth District Council in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 9. THAT in the first instance, monitoring programmed for consented activities of Nexans New Zealand Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 10. THAT in the first instance, monitoring programmed for consented activities of OMV New Zealand Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 11. THAT in the first instance, monitoring programmed for consented activities of Schlumberger New Zealand Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 12. THAT in the first instance, monitoring programmed for consented activities of Tasman Oil Tools Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 13. THAT in the first instance, monitoring programmed for consented activities of Tegel Foods Ltd (feed mill) in the 2018-2019 year continues at a similar level to that programmed for 2017-2018, with the addition of scheduled triennial deposition gauging.
- 14. THAT in the first instance, monitoring programmed for consented activities of Tegel Foods Ltd (poultry processing plant) in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 15. THAT in the first instance, monitoring programmed for consented activities of TIL Freighting Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 16. THAT in the first instance, monitoring programmed for consented activities of W Abraham Ltd in the 2018-2019 year continues at a similar level to that programmed for 2017-2018.
- 17. THAT should there be issues with environmental or administrative performance at any of the sites in 2018-2019, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.

Glossary of common terms and abbreviations

The following abbreviations and terms may be used within this report:

Al* aluminium

Biomonitoring assessing the health of the environment using aquatic organisms

BOD biochemical oxygen demand. A measure of the presence of degradable organic

matter, taking into account the biological conversion of ammonia to nitrate

BODF biochemical oxygen demand of a filtered sample

BODCF filtered carbonaceous biochemical oxygen demand. A measure of the presence of

dissolved degradable organic matter, excluding the biological conversion of ammonia

to nitrate

Bund a wall around a tank to contain its contents in the case of a leak

CDS condensed distiller's syrup. A dark brown syrupy liquid with similar consistency to

runny honey, which is the liquid fraction that remains after grains (principally wheat) have been fermented in the process of producing bio-ethanol in combination with

yeasts and enzymes

COD chemical oxygen demand. A measure of the oxygen required to oxidise all matter in a

sample by chemical reaction

Condy conductivity, an indication of the level of dissolved salts in a sample, usually measured

at 20°C and expressed in mS/m

Cu* copper

DO dissolved oxygen

DRP dissolved reactive phosphorus

E.coli escherichia coli, an indicator of the possible presence of faecal material and

pathological micro-organisms. Usually expressed as colony forming units per 100

millilitre sample

Ent enterococci, an indicator of the possible presence of faecal material and pathological

micro-organisms. Usually expressed as colony forming units per 100 millilitre of

sample

FC faecal coliforms, an indicator of the possible presence of faecal material and

pathological micro-organisms. Usually expressed as colony forming units per 100

millilitre sample

Fresh elevated flow in a stream, such as after heavy rainfall

g/m³ grams per cubic metre, and equivalent to milligrams per litre (mg/L). In water, this is

also equivalent to parts per million (ppm), but the same does not apply to gaseous

mixtures

IBC 1,000 L intermediate bulk container

Incident an event that is alleged or is found to have occurred that may have actual or potential

environmental consequences or may involve non-compliance with a consent or rule in a regional plan. Registration of an incident by the Council does not automatically

mean such an outcome had actually occurred

Intervention action/s taken by Council to instruct or direct actions be taken to avoid or reduce the

likelihood of an incident occurring

Investigation action taken by Council to establish what were the circumstances/events surrounding

an incident including any allegations of an incident

Incident register
Incident register entry- an event recorded by the Council on the basis that it had

potential or actual environmental consequences that may represent a breach of a

consent or provision in a Regional Plan

LMP liquid mud plant

L/s

MCI macroinvertebrate community index; a numerical indication of the state of biological

life in a stream that takes into account the sensitivity of the taxa present to organic

pollution in stony habitats

litres per second

mS/m millisiemens per metre

Mixing zone the zone below a discharge point where the discharge is not fully mixed with the

receiving environment. For a stream, conventionally taken as a length equivalent to 7

times the width of the stream at the discharge point

NH₄ ammonium, normally expressed in terms of the mass of nitrogen (N)

NH₃ unionised ammonia, normally expressed in terms of the mass of nitrogen (N)

NNN total nitrate and nitrite nitrogen, expressed in terms of the mass of nitrogen (N)

NO₃ nitrate, normally expressed in terms of the mass of nitrogen (N)

NTU Nephelometric Turbidity Unit, a measure of the turbidity of water

O&G oil and grease, defined as anything that will dissolve into a particular organic solvent

(e.g. hexane). May include both animal material (fats) and mineral matter

(hydrocarbons)

Pb* lead

pH a numerical system for measuring acidity in solutions, with 7 as neutral. Numbers

lower than 7 are increasingly acidic and higher than 7 are increasingly alkaline. The scale is logarithmic i.e. a change of 1 represents a ten-fold change in strength. For

example, a pH of 4 is ten times more acidic than a pH of 5

Physicochemical measurement of both physical properties (e.g. temperature, clarity, density) and

chemical determinants (e.g. metals and nutrients) to characterise the state of an

environment

RFWP Regional Freshwater Plan for Taranaki

Resource consents refer Section 87 of the RMA. Resource consents include land use consents (refer

Sections 9 and 13 of the RMA), coastal permits (Sections 12, 14 and 15), water permits

(Section 14) and discharge permits (Section 15)

RMA Resource Management Act 1991 and subsequent amendments

SS suspended solids

SQMCI semi quantitative macroinvertebrate community index. MCI with taxa abundance

factored in

Temp temperature, measured in °C (degrees Celsius)

Turb turbidity, expressed in NTU

XLPE cross linked polyethylene, which is hydronic tubing that is manufactured from

polyethylene plastic with a three dimensional molecular bond that is created within

the structure of the plastic

Zn* zinc

*an abbreviation for a metal or other analyte may be followed by the letters 'As', to denote the amount of metal recoverable in acidic conditions. This is taken as indicating the total amount of metal that might be solubilised under extreme environmental conditions. The abbreviation may alternatively be followed by the letter 'D', denoting the amount of the metal present in dissolved form rather than in particulate or solid form.

For further information on analytical methods, contact a Science Services Manager.

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Appendix I

Resource consents held by industries in the Mangati catchment (alphabetical order)



Discharge Permit Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council



CHIEF EXECUTIVE
PRIVATE BAG 713
47 CLOTEN ROAD
STRATFORD
NEW ZEALAND
PHONE: 06-765 7127
FAX: 06-765 5097
www.trc.govt.nz

Please quote our file number on all correspondence

Name of

Consent Holder:

ABB Limited

[Transformer Division]

P O Box 7050

NEW PLYMOUTH 4341

Consent Granted

Date:

19 June 2008

Conditions of Consent

Consent Granted: To discharge stormwater from a transformer manufacturing

site into the Mangati Stream at or about (NZTM)

1699489E-5678080N

Expiry Date: 1 June 2026

Review Date(s): June 2014, June 2020

Site Location: 60 Paraite Road, Bell Block, New Plymouth

Legal Description: Lot 2 DP 10693

Catchment: Mangati

SURRENDERED

General conditions

- a) On receipt of a requirement from the Chief Executive, Taranaki Regional Council the consent holder shall, within the time specified in the requirement, supply the information required relating to the exercise of this consent.
- b) Unless it is otherwise specified in the conditions of this consent, compliance with any monitoring requirement imposed by this consent must be at the consent holder's own expense.
- c) The consent holder shall pay to the Council all required administrative charges fixed by the Council pursuant to section 36 in relation to:
 - i) the administration, monitoring and supervision of this consent; and
 - ii) charges authorised by regulations.

Special conditions

- 1. Notwithstanding any other condition of this consent, the consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. The stormwater discharged shall be from a catchment area not exceeding 2.64 hectares.
- 3. All stormwater shall be directed for treatment through the stormwater treatment system for discharge in accordance with the special conditions of this permit.
- 4. Any above ground hazardous substances storage areas shall be bunded with drainage to sumps, or other appropriate recovery systems, and not directly to the stormwater catchment.
- 5. Constituents in the discharge shall meet the standards shown in the following table.

Constituent	Standard	
pН	Within the range of 6.0 to 9.0	
Suspended solids	Concentration not greater than 100 gm ⁻³	
Oil and grease	Concentration not greater than 15 gm ⁻³	

This condition shall apply prior to the entry of the treated stormwater into the receiving waters at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

SURRENDERED

- 6. That after allowing for a mixing zone of 20 metres extending downstream of the discharge, the discharge shall not give rise to any of the following effects in the receiving waters of the Mangati Stream:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals; any significant adverse effects on aquatic life.
- 7. The consent holder shall maintain a contingency plan. The contingency plan shall be adhered to at all times and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, detail measures and procedures to be undertaken to prevent spillage or accidental discharge of contaminants not authorised by this consent and measures to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.
- 8. The consent holder shall maintain a stormwater management plan. This plan shall be adhered to at all times and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, document how the site is to be managed in order to minimise the contaminants that become entrained in the stormwater. The plan shall include but not necessarily be limited to:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping; and
 - d) management of the interceptor system.
- 9. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the chemicals used or stored on site, which could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to worknotification@trc.govt.nz. Notification by fax or post is acceptable if the consent holder does not have access to email.
- 10. This consent shall lapse on the expiry of five years after the date of issue of this consent, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.



- 11. In accordance with section 128 and 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2014 and/or June 2020; and/or
 - b) within 3 months of receiving a notification under special condition 9 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 19 June 2008

For and on behalf of Taranaki Regional Council

Director-Resource Management





Discharge Permit Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of

Consent Holder:

ABB Limited

PO Box 7050

New Plymouth 4341

Decision Date:

12 February 2015

Commencement Date:

12 February 2015

Conditions of Consent

Consent Granted:

To discharge emissions into the air from dry steel grit

blasting processes and associated activities

Expiry Date:

1 June 2032

Review Date(s):

June 2020, June 2026

Site Location:

60 Paraite Road, Bell Block

Grid Reference (NZTM)

1699481E-5678027N

Catchment:

Mangati

For General, Standard and Special conditions pertaining to this consent please see reverse side of this document

SURRENDERED

Consent 5435-2.0

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. All abrasive blasting shall be carried out in an enclosed booth or shed.
- The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent, including by:
 - all abrasive blasting being conducted taking into account wind direction and wind strength, such that off-site emissions are kept to a practicable minimum; and
 - all work areas and surrounding areas being cleared of accumulations of blasting material at the end of each blasting session and by the end of each working day.
- The exercise of this consent shall not give rise to any offensive, objectionable or toxic
 levels of dust or odour at or beyond the boundary of the property on which the abrasive
 blasting or associated activity is occurring.
- 4. Blasting media used for dry abrasive blasting shall contain less than 2% by dry weight dust able to pass through a 0.15 mm sieve, and sand used for dry abrasive blasting shall contain less than 5% by dry weight free silica.
- All emissions from abrasive blasting, surface preparation or surface coating operations and all other associated emissions from abrasive blasting shall be contained and treated prior to discharge from any operations enclosure.
- All gas ventilated or otherwise emitted from an enclosure shall be treated so that the
 concentration of total particulate matter is less than 125 mg/m³ (natural temperature
 and pressure) corrected to dry gas basis, at any time.
- 7. The dust deposition rate beyond the property boundary of the site, arising from the discharge, shall be less than 0.13 g/m²/day.
- The final discharge shall not contain:
 - lead (Pb) or Pb compounds at a concentration greater than 0.7 milligrams per cubic metre as Pb;
 - chromium (Cr) or Cr compounds at a concentration greater than 1.5 milligrams per cubic metre as Cr; and
 - zinc (Zn) or Zn compounds at a concentration greater than 15 milligrams per cubic metre as Zn (discharge corrected to 0 degrees Celsius and dry gas).

SURRENDERED

Consent 5435-2.0

- Within three months of the granting of this consent, the site shall be operated in accordance with an Operation, Management and Maintenance Plan prepared by the consent holder and approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity. The Plan shall detail how the site will be managed to achieve compliance with the conditions of this consent and shall include as a minimum:
 - a) staff training;
 - b) general housekeeping and yard maintenance;
 - c) blasting operations;
 - d) handling of toxic substances;
 - e) monitoring and maintenance of the blasting buildings and air discharge treatment systems;
 - f) the recording of training, monitoring and maintenance undertaken;
 - g) the recording of complaints made directly to the consent holder, and
 - h) the frequency of review of the plan.
- Any records kept in accordance with the Operation, Management and Maintenance Plan shall be made available to the Chief Executive, Taranaki Regional Council upon request.
- 11. This consent shall on lapse on 31 March 2020, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.
- 12. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review during the month of June 2020 and/or June 2026, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Transferred at Stratford on 28 October 2016

For and on behalf of Taranaki Regional Council

A D McLay

Director - Resource Management

OBREQUENCE RED

Discharge Permit Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of First Gas Limited Consent Holder: Private Bag 2020

New Plymouth 4342

Decision Date: 17 December 2015

Commencement Date: 17 December 2015

Conditions of Consent

Consent Granted: To discharge stormwater and vehicle wash water to the

Mangati Stream

Expiry Date: 1 June 2032

Review Date(s): June 2020, June 2026

Site Location: 38-48 Connett Road West, Bell Block

Legal Description: Lot 1 DP 12815 (discharge source and discharge point 3)

Lot 4 & 5 DP 12815 (discharge points 1 and 2)

Grid Reference (NZTM) 1699708E-5678603N (discharge point 1 to NPDC system)

1699629E-5678680N (discharge point 2 to receiving water

via NPDC ponds)

1699809E-5678503N (discharge 3 point to receiving water)

Catchment: Mangati

For General, Standard and Special conditions pertaining to this consent please see reverse side of this document

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. The stormwater discharged shall be from an area not exceeding 4 hectares.
- 3. Within 12 months of the commencement of this consent the consent holder shall install a treatment system that will treat the vehicle wash water to meet the standards shown in the following table.

Constituent	<u>Standard</u>
pH	Within the range 6.0 to 9.0
suspended solids	Concentration not greater than 100 gm ⁻³
oil and grease	Concentration not greater than 15 gm ⁻³

4. Prior to leaving the property the constituents of all stormwater discharges shall meet the standards shown in the following table.

Constituent	<u>Standard</u>
pH	Within the range 6.0 to 9.0
suspended solids	Concentration not greater than 100 gm-3
oil and grease	Concentration not greater than 15 gm ⁻³

- 5. The consent holder shall sample the treated wash water at intervals not exceeding 6 months and analyse the samples for pH, suspended solids, biochemical oxygen demand, filtered biochemical demand, and oil and grease within 24 hours of the sample being taken. The consent holder shall supply the results of the sampling required, to the Chief Executive of the Taranaki Regional Council within 20 working days of the sampling.
- 6. After allowing for reasonable mixing, within a mixing zone extending 30 metres downstream of the discharge point, the discharge shall not, either by itself or in combination with other discharges, give rise to any or all of the following effects in the receiving water:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.

Consent 4780-2.0

- 7. The consent holder shall maintain and regularly update a 'Contingency Plan' that details measures and procedures that will be undertaken to prevent, and to avoid environmental effects from, a spillage or any discharge of contaminants not authorised by this consent. The plan shall be approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity.
- 8. The site shall be operated in accordance with a 'Stormwater Management Plan' prepared by the consent holder and approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity. The plan shall detail how the site is to be managed to minimise the contaminants that become entrained in the stormwater and shall include as minimum:
 - a) the loading and unloading of materials;
 - b) storage of hazardous chemical;
 - c) wash water sampling and analysis procedures;
 - d) scheduling of wash water sampling;
 - e) general housekeeping; and
 - f) management and maintenance of the vehicle wash bay treatment system.
- 9. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the chemicals used or stored on site that could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to consents@trc.govt.nz.
- 10. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2020 and/or June 2026; and/or
 - b) within 3 months of receiving a notification under special condition 9 above;
 - c) within 12 months of the installation of the vehicle wash treatment system.

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Transferred at Stratford on 20 June 2016

For and on behalf of Taranaki Regional Council

A D McLay **Director - Resource Management**

OBREQUENCE RED

Discharge Permit Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of Barton Holdings Limited

Consent Holder: PO Box 7021

Fitzroy

New Plymouth 4341

Decision Date: 31 May 2011

Commencement Date: 31 May 2011

Conditions of Consent

Consent Granted: To discharge stormwater into the Mangati Stream

Expiry Date: 1 June 2026

Review Date(s): June 2020 and/or within 3 months of receiving notification

under special condition 10

Site Location: 21 Paraite Road, Bell Block

Grid Reference (NZTM) 1699288E-5678418N

Catchment: Mangati

For General, Standard and Special conditions pertaining to this consent please see reverse side of this document

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. The stormwater discharged shall be from a catchment area not exceeding 0.464 ha.
- 3. By 31 July 2011 all stormwater from the loading/unloading areas shall be directed through the stormwater diversion system.
- 4. Any significant volumes of hazardous substances [e.g. bulk fuel, liquid stock feeds] on site shall be:
 - a) contained in a double skinned tank, or
 - b) stored in a dedicated bunded area with drainage to sumps, or to other appropriate recovery systems, and not directly to the site stormwater system.
- 5. Constituents of the discharge shall meet the standards shown in the following table.

<u>Constituent</u>	<u>Standard</u>		
pH	Within the range 6.0 to 9.0		
suspended solids	Concentration not greater than 100 gm-3		
oil and grease	Concentration not greater than 15 gm-3		
5 day total biochemical oxygen demand	Concentration not greater than 25 gm ⁻³		
total available chlorine	1 gm ⁻³		

This condition shall apply before entry of the treated stormwater into the receiving waters at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 6. After allowing for reasonable mixing, within a mixing zone extending 20 metres downstream of the discharge point, the discharge shall not, either by itself or in combination with other discharges, give rise to any or all of the following effects in the receiving water:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.
- 7. After allowing for reasonable mixing, within a mixing zone extending 20 metres downstream of the discharge point, the discharge shall not, either by itself or in combination with other discharges, give rise to a filtered carbonaceous biochemical oxygen demand in the Mangati Stream exceeding 2 gm⁻³.

Consent 7707-1

- 8. By 31 July 2011 the consent holder shall provide, and thereafter maintain, a satisfactory contingency plan. The contingency plan shall be adhered to in the event of a spill or emergency and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, detail measures and procedures to be undertaken to prevent spillage or accidental discharge of contaminants not authorised by this consent and measures to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.
- 9. By 31 July 2011 the consent holder shall provide, and thereafter maintain, a satisfactory stormwater management plan. This plan shall be adhered to at all times and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council document how the site is to be managed in order to minimise the contaminants that become entrained in the stormwater. The plan shall include but not necessarily be limited to:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping; and
 - d) management of the interceptor systems.

A Stormwater Management Plan template is available in the Environment section of the Taranaki Regional Council's web site www.trc.govt.nz.

- 10. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the chemicals used or stored on site, that could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to worknotification@trc.govt.nz.
- 11. This consent shall lapse on 30 June 2016, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.
- 12. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2014 and/or June 2020; and/or
 - b) within 3 months of receiving a notification under special condition 10 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Transferred at Stratford on 6 April 2018

For and on behalf of Taranaki Regional Council

A D McLay

OBREQUENCY

Discharge Permit Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of Greymouth Petroleum Acquisition Company Limited

Consent Holder: P O Box 3394

NEW PLYMOUTH 4341

Consent Granted

Date:

1 June 2010

Conditions of Consent

Consent Granted: To discharge treated stormwater from a pipeyard used for

the cleaning and storage of casing and drilling equipment, and the storage of hazardous substances, onto and into land in circumstances where it may enter the Mangati Stream at or about (NZTM) 1699849E-5678405N

Expiry Date: 1 June 2026

Review Date(s): June 2014, June 2020

Site Location: 15 De Havilland Drive, Bell Block

Legal Description: Lot 4 DP 15326

Catchment: Mangati

General condition

a. The consent holder shall pay to the Taranaki Regional Council [the Council] all the administration, monitoring and supervision costs of this consent, fixed in accordance to section 36 of the Resource Management Act.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. The stormwater discharged shall be from a catchment area not exceeding 1.5 hectares.
- 3. All stormwater, except for that which is directed to tradewaste, shall be directed for treatment through the stormwater treatment system for discharge in accordance with the special conditions of this consent.
- 4. Constituents of the discharge shall meet the standards shown in the following table.

<u>Constituent</u>	<u>Standard</u>
рН	Within the range 6.0 to 9.0
suspended solids	Concentration not greater than 100 gm ⁻³
oil and grease	Concentration not greater than 15 gm ⁻³

This condition shall apply before entry of the treated stormwater into the receiving waters at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 5. After allowing for reasonable mixing, within a mixing zone extending 20 metres downstream of the point where the discharge enters water, the discharge shall not, either by itself or in combination with other discharges, give rise to any or all of the following effects in the Mangati Stream:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.
 - 6. All on site operations, maintenance activities and contingency measures shall be undertaken in accordance with the GMP Environmental Limited Pipeyard Environmental Management Plan dated February 2010 or any subsequent reviews.

- 7. The consent holder shall review the GMP Environmental Limited Pipeyard Environmental Management Plan prior to making any changes to the processes or operations undertaken at the site and/or on receiving written notice from the Taranaki Regional Council of:
 - the requirement to review the Plan;
 - the matters which shall be addressed within the plan review; and
 - the reasons or anticipated results of the matters requiring review.

The reviewed Plan shall document all operations, maintenance activities and contingency measures and shall be submitted for approval to the Chief Executive, Taranaki Regional Council, acting in a certification capacity, at least two weeks prior to making any changes to the operations on site and/or within one month of receiving written notice of the requirement to review the Plan.

8. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review during the month of June 2014 and/or June 2020, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 1 June 2010

For and on behalf of
Taranaki Regional Council
Director-Resource Management

Discharge Permit

Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of Halliburton New Zealand

Consent Holder: P O Box 7160

NEW PLYMOUTH 4341

Decision Date: 23 June 2008

Commencement

Date:

23 June 2008

Conditions of Consent

Consent Granted: To discharge stormwater from an industrial site, used for

an oil field service operation, into the Mangati Stream at or

about (NZTM) 1699312E-5678527N

Expiry Date: 1 June 2026

Review Date(s): June 2014, June 2020 and/or within 3 months of reciving a

notification under special condition 10

Site Location: Paraite Road/Connett Road, Bell Block

Legal Description: Lot 1 DP 9985 Lot 1 DP 10362

Catchment: Mangati

For General, Standard and Special conditions pertaining to this consent please see reverse side of this document

General conditions

- a) On receipt of a requirement from the Chief Executive, Taranaki Regional Council the consent holder shall, within the time specified in the requirement, supply the information required relating to the exercise of this consent.
- b) Unless it is otherwise specified in the conditions of this consent, compliance with any monitoring requirement imposed by this consent must be at the consent holder's own expense.
- c) The consent holder shall pay to the Council all required administrative charges fixed by the Council pursuant to section 36 in relation to:
 - i) the administration, monitoring and supervision of this consent; and
 - ii) charges authorised by regulations.

Special conditions

- 1. Notwithstanding any other condition of this consent, the consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. The stormwater discharged shall be from a catchment area not exceeding 2.02 hectares.
- 3. All stormwater shall be directed for treatment through the stormwater treatment system for discharge in accordance with the special conditions of this permit.
- 4. Any above ground hazardous substances storage areas shall be bunded with drainage to sumps, or another appropriate recovery system, and not directly to the stormwater catchment.
- 5. Constituents in the discharge shall meet the standards shown in the following table.

Constituent	<u>Standard</u>		
pН	Within the range 6.0 to 9.0		
Suspended solids	Concentration not greater than 100 gm ⁻³		
Oil and grease	Concentration not greater than 15 gm ⁻³		
Chloride	Concentration not greater than 50 gm ⁻³		
BOD	Concentration not greater than 5gm-3		
Unionised ammonia	Concentration not greater than 0.025gm ⁻³		

This condition shall apply prior to the entry of the treated stormwater into the receiving waters at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 6. After allowing for a mixing zone of 20 metres extending downstream of the discharge, the discharge shall not give rise to any of the following effects in the receiving waters of the Mangati Stream:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.
- 7. The consent holder shall construct and maintain an adequate discharge sampling point, within three months of the granting of this consent, to the satisfaction of the Chief Executive, Taranaki Regional Council.
- 8. The consent holder shall maintain a contingency plan. The contingency plan shall be adhered to at all times and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, detail measures and procedures to be undertaken to prevent spillage or accidental discharge of contaminants not authorised by this consent and measures to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.
- 9. The consent holders shall maintain an operational and management plan. This plan shall be adhered to at all times and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, document how the site is to be managed in order to minimise the contaminants that become entrained in the stormwater. The plan shall include but not necessarily be limited to:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping; and
 - d) management of the interceptor system.
- 10. The consent holder shall notify the Chief executive, Taranaki Regional Council, prior to making any changes in the processes undertaken at the site, or the chemicals used or stored on site, which could alter the nature of the discharge. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environment effects of any changes, and to be emailed to worknotification@trc.govt.nz. Notification by fax or post is acceptable if the consent holder does not have access to email.
- 11. This consent shall lapse on the expiry of five years after the date of issue of this consent, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.

Consent 2337-3

- 12. In accordance with section 128 and 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2014 and/or June 2020; and/or
 - b) within 3 months of receiving a notification under special condition 10 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Transferred at Stratford on 1 October 2012

For and on behalf of
Taranaki Regional Council
· ·
Director-Resource Management

Name of J Swap Contractors Limited

Consent Holder: PO Box 153

Matamata 3440

Decision Date: 7 October 2015

Commencement Date: 7 October 2015

Conditions of Consent

Consent Granted: To discharge stormwater from a transport depot into an

unnamed tributary of the Mangati Stream

Expiry Date: 1 June 2032

Review Date(s): June 2020, June 2026 and in accordance with special

condition 16

Site Location: 88 Corbett Road, Bell Block

Legal Description: Lot 1 DP 19102 Blk II Paritutu SD & Lot 1 DP 365852

(Discharge source & site)

Grid Reference (NZTM) 1700503E-5678062N

Catchment: Mangati

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent. This includes but is not limited to the minimisation of product being tracked or spilt within the stormwater catchment areas.
- 2. The stormwater discharged shall be from an area not exceeding 5.2 Ha
- 3. All stormwater shall be directed for treatment through the stormwater treatment system for discharge in accordance with the special conditions of this permit.
- 4. Constituents of the discharge at a point below the manhole/scruffy dome inlet, prior to the stormwater entering the existing piped gully network (at NZTM 1700503E-5678062N), shall meet the standards shown in the following table.

<u>Constituent</u>	<u>Standard</u>
pH	Within the range 6.0 to 9.0
suspended solids	Concentration not greater than 100 gm ⁻³
oil and grease	Concentration not greater than 15 gm ⁻³
carbonaceous biochemical oxygen demand	Concentration not greater than 5.0 gm ⁻³

- 5. The consent holder shall maintain safe and reasonable foot access to the site described in condition 4, so that samples of the discharge may be taken.
- 6. At a point 20 metres downstream of the confluence with the Mangati Stream (grid reference NZTM 1699964E-5678256N) the discharge shall not cause any or all of the following effects in the receiving water:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life and;
 - f) an unionised ammonia concentration greater that 0.025 g/m^3 .

- 7. Before 15 December 2015, the consent holder shall submit the final stormwater system design for Stage One of the proposal and preliminary proof of concept designs for all planned stages of development, to the Chief Executive, Taranaki Regional Council. The design shall be approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity, and shall:
 - a) be prepared by a suitably qualified professional engineer;
 - b) provide sufficient storage for a 1% AEP rainfall event less the pre-development flow (with allowance for climate change to 2090);
 - c) ensure that in rainfall events up to 1% AEP all discharges are made through designated detention ponds (with allowance for climate change to 2090);
 - d) ensure that discharges to the Mangati Stream are no greater than the predevelopment flow rate; and
 - e) indicate how and where flow from over design events leaves the property in a controlled manner.
- 8. Before 31 May 2016 the consent holder shall construct Stage One of the stormwater system in accordance with the design required by condition 7.
- 9. As-built plans shall be certified by a Chartered Professional Engineer (CPEng) as being in accordance with the design plans certified in accordance with condition 7 and a copy of the as-built certification shall be submitted to the Chief Executive, Taranaki Regional Council, within 10 working days of completion of the works.
- 10. Before commencing any development beyond stage one, a final stormwater system design will be submitted to, and be approved by, the Chief Executive, Taranaki Regional Council, acting in a certification capacity, and shall:
 - a) be prepared by a suitably qualified professional engineer;
 - b) provide sufficient storage for a 1% AEP rainfall event less the pre-development flow (with allowance for climate change to 2090);
 - ensure that in rainfall events up to 1% AEP (with allowance for climate change to 2090) all discharges are made through designated detention ponds; and
 - d) ensure that discharges to the Mangati Stream are no greater than the predevelopment flow rate.
- 11. As-built plans of the stormwater system for each subsequent stage of development shall be certified by a Chartered Professional Engineer (CPEng) as being in accordance with the design plans certified in accordance with condition 9 and a copy of the as-built certification shall be submitted to the Chief Executive, Taranaki Regional Council, within 10 working days of completion of the works.
- 12. By 15 December 2015 the site shall be operated in accordance with a 'Management Plan' prepared by the consent holder and approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity. The plan shall detail how the site is to be managed to minimise the contaminants that become entrained in the stormwater and shall include as minimum:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping;
 - d) management and maintenance of the truck wash grit trap and first flush diversion system;
 - e) the maintenance and management of all treatment systems; and
 - f) the minimisation of tracked and spilt product within stormwater catchment areas.

Consent 10085-1.0

- 13. By 15 December 2015, shall submit a 'Contingency Plan' that details measures and procedures that will be undertaken to prevent, and to avoid environmental effects from, a spillage or any discharge of contaminants not authorised by this consent. The plan shall be kept up to date and be approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity.
- 14. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the chemicals used or stored on site that could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act 1991. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to consents@trc.govt.nz.
- 15. This consent shall lapse on 31 December 2020, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.
- 16. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2020 and/or June 2026;
 - b) within 3 months of receiving a notification under special condition 14 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 7 October 2015

For and on behalf of
Taranaki Regional Council

A D McLay

Director - Resource Management

Name of McKechnie Aluminium Solutions Limited

Consent Holder: Private Bag 2007

NEW PLYMOUTH 4342

Consent Granted

Date:

2 November 2007

Conditions of Consent

Consent Granted: To discharge stormwater [including cooling water] from an

industrial site into an unnamed tributary of the Mangati

Stream at or about (NZTM) 1699261E-5678255N

Expiry Date: 1 June 2026

Review Date(s): June 2014, June 2020

Site Location: Paraite Road, Bell Block, New Plymouth

Legal Description: Lot 1 DP 9212, Lot 1 DP 10008 & Lot 2 DP 330342

Catchment: Mangati

General conditions

- a) On receipt of a requirement from the Chief Executive, Taranaki Regional Council the consent holder shall, within the time specified in the requirement, supply the information required relating to the exercise of this consent.
- b) Unless it is otherwise specified in the conditions of this consent, compliance with any monitoring requirement imposed by this consent must be at the consent holder's own expense.
- c) The consent holder shall pay to the Council all required administrative charges fixed by the Council pursuant to section 36 in relation to:
 - i) the administration, monitoring and supervision of this consent; and
 - ii) charges authorised by regulations.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. The exercise of this consent shall be undertaken generally in accordance with the documentation submitted in support of application 5010. In the case of any contradiction between the documentation submitted in support of application 5010 and the conditions of this consent, the conditions of this consent shall prevail.
- 3. The stormwater discharge shall be from a catchment not exceeding 5 hectares.
- 4. After allowing for a mixing zone of 10 metres, the discharge shall not give rise to any of the following effects in the receiving waters of the Mangati Stream:
 - (a) the production of any conspicuous oil or grease films, scums or foams or floatable or suspended matter;
 - (b) any conspicuous change in the colour or visual clarity;
 - (c) any emission of objectionable odour;
 - (d) the rendering of fresh water unsuitable for consumption by farm animals;
 - (e) any significant adverse effect on aquatic life;
 - (f) the temperature of water shall not exceed 25°C.
- 5. Components of the discharge shall not exceed the following concentrations:

pH (range) 6.0-9.0 oil and grease 15 g/m^3 suspended solids 100 g/m^3

6. The consent holder shall maintain a contingency plan that details action to be taken in the event of accidental discharge or spillage of contaminants to ensure that the effects are minimised.

Consent 3139-3

- 7. The consent holder shall maintain a stormwater management plan detailing the management and discharge of stormwater and cooling water to ensure that any effects on the Mangati Stream are minimised. This shall include any capital works planned to be undertaken.
- 8. The consent holder shall comply with the procedures, requirements, obligations and all other matters specified in the management plan except with the specific agreement of the Chief Executive, Taranaki Regional Council. In the case of any contradiction between the management plan and the conditions of this consent, the conditions of this resource consent shall prevail.
- 9. This consent shall lapse on the expiry of five years after the date of issue of this consent, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.
- 10. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review during the month of June 2014 and/or June 2020, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Transferred at Stratford on 4 March 2010

For and on behalf of	
Taranaki Regional Council	
<u> </u>	
Director-Resource Management	

Name of

New Plymouth District Council

Consent Holder:

Private Bag 2025 NEW PLYMOUTH

Consent Granted

Date:

11 September 2002

Conditions of Consent

Consent Granted: To discharge up to 5200 litres/second of stormwater from

industrial sealed areas and roofs through piped stormwater systems into the Mangati Stream at or about GR:

P19:096-404

Expiry Date: 1 June 2020

Review Date(s): June 2004, June 2008, June 2014

Site Location: Connett/Paraite Roads, Bell Block, New Plymouth

Legal Description: Lot 1 DP 10763 Blk II Pariututu SD

Catchment: Mangati

Consent 4302-2

General conditions

- a) On receipt of a requirement from the Chief Executive, Taranaki Regional Council (hereinafter the Chief Executive), the consent holder shall, within the time specified in the requirement, supply the information required relating to the exercise of this consent.
- b) Unless it is otherwise specified in the conditions of this consent, compliance with any monitoring requirement imposed by this consent must be at the consent holder's own expense.
- c) The consent holder shall pay to the Council all required administrative charges fixed by the Council pursuant to section 36 in relation to:
 - i) the administration, monitoring and supervision of this consent; and
 - ii) charges authorised by regulations.

Special conditions

- 1. This consent shall be exercised generally in accordance with the information submitted in support of application 1663 and to ensure the conditions of this consent are maintained.
- 2. The consent holder shall adopt the best practicable option to prevent or minimise any actual or likely adverse effect on the environment associated with the discharge.
- 3. Within 6 months of the granting of this consent a general outline of the methods, specifications, operating guidelines or other measures which represent the best practicable option will be supplied by the consent holder to the satisfaction of the Chief Executive, Taranaki Regional Council. This is also to include details of the proposed construction and timing of the third wetland pond and thereafter will be attached to this consent as Schedule A.
- 4. The consent holder shall be responsible for preventing, where possible, and mitigating any erosion which occurs as a result of the exercise of this consent.
- 5. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review within three months of receipt of the report specified in special condition 3 and/or during the month of June 2004 and/or June 2008 and/or June 2014, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 11 September 2002

Director-Resource Management	
9	
Taranaki Regional Council	
For and on behalf of	

Name of Nexans New Zealand Limited

Consent Holder: Private Bag 2021

New Plymouth 4342

Decision Date: 25 June 2008

Commencement Date: 25 June 2008

Conditions of Consent

Consent Granted: To discharge stormwater and cooling water from an electric

wire and cable manufacturing site into the Mangati Stream

Expiry Date: 1 June 2026

Review Date(s): June 2020 and/or within 3 months of receiving a notification

under special condition 10

Site Location: Paraite Road, Bell Block

Legal Description: Lot 2 DP 338778

Grid Reference (NZTM) 1699510E-5678500N

Catchment: Mangati

General conditions

- a) On receipt of a requirement from the Chief Executive, Taranaki Regional Council the consent holder shall, within the time specified in the requirement, supply the information required relating to the exercise of this consent.
- b) Unless it is otherwise specified in the conditions of this consent, compliance with any monitoring requirement imposed by this consent must be at the consent holder's own expense.
- c) The consent holder shall pay to the Council all required administrative charges fixed by the Council pursuant to section 36 in relation to:
 - i) the administration, monitoring and supervision of this consent; and
 - ii) charges authorised by regulations.

Special conditions

- 1. Notwithstanding any other condition of this consent, the consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. The stormwater discharges shall be from a catchment area not exceeding 6.24 hectares.
- 3. Any above ground hazardous substances storage areas shall be bunded with drainage to sumps, or other appropriate recovery systems, and not directly to the stormwater catchment.
- 4. Constituents in the discharge shall meet the standards shown in the following table.

Constituent	Standard
рН	Within the range of 6.0 to 6.9
Suspended solids	Concentration not greater than 100 gm ⁻³
Oil and grease	Concentration not greater than 15 gm ⁻³

This condition shall apply prior to the entry of the treated stormwater into the receiving waters at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 5. After allowing for reasonable mixing, within a mixing zone extending 20 metres downstream of the discharge point, the discharge shall not, either by itself or in combination with other discharges, give rise to any or all of the following effects in the Mangati Stream:
 - the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.

Consent 4497-3

- 6. The consent holder shall maintain a contingency plan. The contingency plan shall be adhered to at all time and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, detail measures and procedures to be undertaken to prevent spillage or accidental discharge of contaminants not authorised by this consent and measures to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.
- 7. The consent holder shall maintain stormwater and management plan. This plan shall be adhered to at all times and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, document how the site is to be managed in order to minimise the contaminants that become entrained in the stormwater. The plan shall include but not necessarily be limited to:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping; and
 - d) management of the interceptor system.
- 8. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the chemicals used or stored on site, which could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and to be emailed to worknotification@trc.govt.nz. Notification by fax or post is acceptable if the consent holder does not have access to email.
- 9. This consent shall lapse on the expiry of five years after the date of issue of this consent, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.
- 10. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2014 and/or June 2020; and/or
 - b) within 3 months of receiving a notification under special condition 10 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Transferred at Stratford on 21 May 2015

For and on behalf of Taranaki Regional Council

A D McLay

Director - Resource Management

Name of Nexans New Zealand Limited

Consent Holder: Private Bag 2021

New Plymouth 4342

Decision Date: 24 February 2015

Commencement Date: 24 February 2015

Conditions of Consent

Consent Granted: To discharge emissions into the air from an electric wire and

cable manufacturing plant and associated activities

Expiry Date: 1 June 2032

Review Date(s): June 2020, June 2026 and in accordance with special

condition 8

Site Location: 69 Paraite Road, Bell Block

Legal Description: Lot 1 DP 435659 (Discharge source & site)

Grid Reference (NZTM) 1699564E-5678312N

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. Any discharge to air from the exercise of this consent shall not give rise to any offensive, objectionable or toxic levels of dust or odour at or beyond the boundary of the property.
- 3. The consent holder shall control all emissions of carbon monoxide, nitrogen dioxide, fine particles (PM₁₀) and sulphur dioxide to the atmosphere from the site, in order that the maximum ground level concentration of any of these contaminants arising from the exercise of this consent measured under ambient conditions does not exceed the relevant ambient air quality standard as set out in the Resource Management (National Environmental Standards for Air Quality Regulations, 2004) at or beyond the boundary of the property on which the site is located.
- 4. That the consent holder shall control all emissions to the atmosphere from the site of contaminants other than carbon dioxide, carbon monoxide, and nitrogen oxides, in order that the maximum ground level concentration for any particular contaminant arising from the exercise of this consent, measured at or beyond the boundary of the site is not increased above background levels:
 - a. by more than 1/30th of the relevant Workplace Exposure Standard-Time Weighted Average (exposure averaged over a duration as specified for the Workplace Exposure Standard-Time Weighted Average), or by more than 1/10th of the Workplace Exposure Standard-Short Term Exposure Limit over any short period of time (all terms as defined in Workplace Exposure Standards, 2010, Department of Labour); or
 - b. if no Short Term Exposure Limit is set, by more than the General Excursion Limit at any time (all terms as defined in Workplace Exposure Standards, 2010, Department of Labour).
- 5. Prior to undertaking any alterations to the plant, processes or operations, which may significantly change the nature or quantity of contaminants emitted to air from the site, the consent holder shall first consult with the Chief Executive, Taranaki Regional Council, and shall obtain any necessary approvals under the Resource Management Act 1991.

Consent 5417-2.0

- 6. The consent holder shall maintain a permanent record of any complaints received alleging adverse effects from or related to the exercise of this consent. This record shall include the following, where practicable:
 - a) the name and address of the complainant, if supplied;
 - b) date, time and details of the alleged event;
 - c) weather conditions at the time of the alleged event (as far as practicable);
 - d) investigations undertaken by the consent holder in relating to the complaint and any measures adopted to remedy the effects of the incident/complaint; and
 - e) measures put in place to prevent occurrence of a similar incident.

The consent holder shall make the complaints record available to officers of Taranaki Regional Council, on request.

- 7. The consent holder shall provide to the Taranaki Regional Council during November of each year, for the duration of this consent, a report reviewing any technological advances in the reduction or mitigation of emissions, how these might be applicable and/or implemented at the plant, and the costs and benefits of these advances;
- 8. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2020 and/or June 2026; and/or
 - b) within 3 months of any consultation under special condition 5 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

For and on behalf of

Transferred at Stratford on 21 May 2015

Taranaki Regional Council
O
A D McLay
Director - Resource Management
<u> </u>

Name of OMV New Zealand Limited

Consent Holder: PO Box 2621

Wellington 6140

Decision Date: 24 September 2015

Commencement Date: 24 September 2015

Conditions of Consent

Consent Granted: To discharge stormwater from an industrial site into an

unnamed tributary of the Mangati Stream

Expiry Date: 01 June 2032

Review Date(s): June 2020 and/or June 2026

Site Location: 29 Paraite Road, Bell Block

Legal Description: Lot 3 DP 15627 (Discharge source)

Lot 1 DP 13379 (Discharge site)

Grid Reference (NZTM) 1699369E-5678348N

Catchment: Mangati

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. The stormwater discharged shall be from an area not exceeding 1.08 hectares.
- 3. Constituents in the discharge shall meet the standards shown in the following table:

Constituent	Standard
рН	Within the range 6.0 to 9.0
Suspended solids	Concentration not greater than 100 gm ⁻³
Oil and grease	Concentration not greater than 15 gm ⁻³
Ammoniacal nitrogen	Concentration not greater than 10 gm ⁻³
BOD	Concentration not greater than 16 gm ⁻³

This condition shall apply prior to the entry of the treated stormwater into the receiving waters at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 4. At the point 1699596E- 5678691N the discharge shall not give rise to any of the following effects in the receiving waters of the unnamed tributary of the Mangati Stream:
 - (i) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - (ii) any conspicuous change in the colour or visual clarity;
 - (iii) any emission of objectionable odour;
 - (iv) the rendering of fresh water unsuitable for consumption by farm animals;
 - (v) any significant adverse effects on aquatic life, habitats, or ecology;
 - (vi) any undesirable biological growths.
- 5. The consent holder shall maintain and regularly update a 'Contingency Plan' that details measures and procedures that will be undertaken to prevent, and to avoid environmental effects from, a spillage or any discharge of contaminants not authorised by this consent. The plan shall be approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity.

- 6. The site shall be operated in accordance with a 'Management Plan' prepared by the consent holder and approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity. The plan shall detail how the site is to be managed to minimise the contaminants that become entrained in the stormwater and shall include as minimum:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping; and
 - d) management of the interceptor system.
- 7. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site that could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to consents@trc.govt.nz.
- 8. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2020 and/or June 2026
 - b) within 3 months of receiving a notification under special condition 7 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 24 September 2015

For and on behalf of Taranaki Regional Council

A D McLay

Director - Resource Management

Name of Schlumberger New Zealand Limited

Consent Holder: PO Box 7146

New Plymouth 4341

Decision Date

(Change):

08 June 2010

Commencement Date

(Change):

08 June 2010 (Granted Date: 23 March 2002)

Conditions of Consent

Consent Granted: To discharge treated stormwater from a synthetic liquid mud

plant and storage site into the Mangati Stream

Expiry Date: 01 June 2020

Review Date(s): Within three months of receiving a notification under special

condition 8

Site Location: 68-92 Paraite Road, Bell Block

Legal Description: Lot 1 DP 20999 & Lot 1 DP 11201

Grid Reference (NZTM) 1699611E-5678151N and/or 1699565E-5678094N and/or

1699605E-5678163N and/or 1699631E-5678166N

Catchment: Mangati

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in the Resource Management Act 1991, to prevent or minimise any adverse effects of the discharge on the receiving environment.
- 2. The maximum stormwater catchment area shall be no more than 1.77 ha.
- 3. The consent holder shall ensure that the discharge from the Liquid Mud Plant is treated and managed in the manner described in the MI SWACO *Paraite Road Facility Stormwater Management Plan* issue [A, 0, document number NZ-HSE-707], or to no lesser standard in an alternative system, as approved in writing by the Chief Executive, Taranaki Regional Council.
- 4. Constituents in the discharge shall meet the following standards:

<u>Constituent</u>	<u>Standard</u>
pH	Within the range 6.0 to 9.0
Oil & grease	Concentration not greater than 15 gm ⁻³
suspended solids	Concentration not greater than 100 gm ⁻³
Biochemical oxygen demand	Concentration not greater than 7 gm ⁻³
Unionised ammonia	Concentration not greater than 0.025 gm ⁻³

This condition shall apply prior to the discharge of the stormwater into the receiving environment, at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 5. After allowing for reasonable mixing, within a mixing zone extending 20 metres downstream of the discharge point, the discharge shall not give rise to any of the following effects in the receiving waters of the Mangati Stream:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.
- 6. By 8 September 2010 the consent holder shall provide an updated contingency plan, which shall thereafter be maintained by means of reviews at not more than 2 yearly intervals. The contingency plan shall be adhered to in the event of a spill or emergency and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, detail measures and procedures to be undertaken to prevent spillage or accidental discharge of contaminants not authorised by this consent and measures to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.

Consent 5987-1

- 7. The consent holder shall maintain a stormwater management plan, which shall be reviewed at not more than 2 yearly intervals. This plan shall be adhered to at all times and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council document how the site is to be managed in order to minimise the contaminants that become entrained in the stormwater. The plan shall include but not necessarily be limited to:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping; and
 - d) management of the interceptor system.

A Stormwater Management Plan template is available in the Environment section of the Taranaki Regional Council's web site www.trc.govt.nz.

- 8. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the chemicals used or stored on site that could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to worknotification@trc.govt.nz.
- 9. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2008 and/or June 2014; and/or
 - b) within 3 months of receiving a notification under special condition 8 above;

for the purpose of ensuring that the conditions are adequate to deal with any actual or potential adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

For and on behalf of

Transferred at Stratford on 10 December 2014

Taranaki Regional Council
A D McLay
Director - Resource Management

Name of Schlumberger New Zealand Limited

Consent Holder: PO Box 7146

New Plymouth 4341

Decision Date (Review): 27 August 2008

Commencement Date

(Review):

27 August 2008 (Granted Date: 4 July 2002)

Conditions of Consent

Consent Granted: To discharge treated washwater and stormwater from a

storage and maintenance premises for oil field exploration

equipment into the Mangati Stream

Expiry Date: 01 June 2020

Review Date(s): Within 3 months of receiving a notification under special

conditon 2

Site Location: 94 Paraite Road, Bell Block, New Plymouth

Legal Description: Lot 2 DP 20437 Lot 2 DP 20999 Blk II Paritutu SD

Grid Reference (NZTM) 1699611E-5677951N

Catchment: Mangati

General conditions

- a) On receipt of a requirement from the Chief Executive, Taranaki Regional Council the consent holder shall, within the time specified in the requirement, supply the information required relating to the exercise of this consent.
- b) Unless it is otherwise specified in the conditions of this consent, compliance with any monitoring requirement imposed by this consent must be at the consent holder's own expense.
- c) The consent holder shall pay to the Council all required administrative charges fixed by the Council pursuant to section 36 in relation to:
 - i) the administration, monitoring and supervision of this consent; and
 - ii) charges authorised by regulations.

Special conditions

Condition 1 [unchanged]

1. This consent shall be exercised in accordance with the information submitted in support of application 1914, and special conditions 3, 4 and 7 below, and to ensure the conditions of this consent are maintained.

Condition 2 [changed]

2. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes in the processes undertaken at the site, or the chemicals used or stored on site, which could alter the nature of the discharge. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and to be emailed to worknotification@trc.govt.nz. Notification by fax or post is acceptable if the consent holder does not have access to email.

Conditions 3 to 7 [unchanged]

- 3. The consent holder shall prepare and maintain an operation, management and maintenance plan to the satisfaction of the Chief Executive, Taranaki Regional Council, detailing the procedures in place to ensure effective performance of the washwater treatment system.
- 4. The consent holder shall prepare and maintain a stormwater management plan to the satisfaction of the Chief Executive, Taranaki Regional Council, controlling the items and methods by which storage in the stormwater catchment may occur.

5. The following concentrations shall not be exceeded within the discharge effluent:

Component	Concentration
pH (range)	6.0-9.0
suspended solids	100 gm ⁻³
oil and grease	15 gm ⁻³
dissolved copper	0.05 gm ⁻³
dissolved lead	0.2 gm ⁻³
dissolved zinc	0.65 gm ⁻³

This condition shall apply prior to the entry of the discharge into the receiving waters of the unnamed tributary, at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 6. After allowing for a 20 metre mixing zone extending downstream of the discharge point the discharge shall not give rise to any of the following effects in the receiving waters of the Mangati Stream:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.
- 7. Within three months of the granting of this consent, the consent holder shall prepare and maintain a contingency plan to the satisfaction of the Chief Executive, Taranaki Regional Council, outlining measures and procedures undertaken to prevent spillage or accidental discharge of contaminants, and procedures to be carried out should such a spillage or discharge occur.

Condition 8 [changed]

- 8. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a. during the month of June 2014; and/or
 - b. within 3 months of receiving a notification under special condition 2 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Consent 6032-1

Condition 9 [new]

9. There shall be no discharge of wastes containing surfactants, solvents, or any other degreasing agents.

Transferred at Stratford on 10 December 2014

For and on behalf of Taranaki Regional Council

A D McLay

Director - Resource Management

Name of Tasman Oil Tools Limited

Consent Holder: PO Box 3140

NEW PLYMOUTH 4312

Decision Date (Review): 05 August 2014

Commencement Date

(Review):

05 August 2014 (Grante

(Granted Date: 26 November 2001)

Conditions of Consent

Consent Granted: To discharge up to 112 litres/second of stormwater including

washdown water from a storage and maintenance yard for oil field drilling equipment into an unnamed tributary of the

Mangati Stream

Expiry Date: 01 June 2020

Review Date(s): Within 3 months of receiving notification under special

condition 4

Site Location: 13 De Havilland Drive, Bell Block

Legal Description: Lot 3 DP 14795 (Discharge source & site)

Grid Reference (NZTM) 1699760E-5678367N

Catchment: Mangati

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. This consent shall be exercised generally in accordance with the information submitted in support of application 1566 and to ensure the conditions of this consent are maintained.
- 2. The consent holder shall keep and make available to the Chief Executive, Taranaki Regional Council, upon request, records of the date, frequency and duration of all washing conducted outside the constructed washpad; such records to be kept for at least 12 months.
- 3. The consent holder shall notify the Chief Executive, Taranaki Regional Council 48 hrs prior to yard washings being undertaken for periods in excess of 8 hours in any seven day period.
- 4. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes in the processes undertaken at the site, or the chemicals used or stored on site, which could alter the nature of the discharge. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and to be emailed to worknotification@trc.govt.nz. Notification by fax or post is acceptable if the consent holder does not have access to email.
- 5. The stormwater treatment system shall be maintained to the satisfaction of the Chief Executive, Taranaki Regional Council.
- 6. The following concentrations shall not be exceeded within the discharge effluent:

Component	Concentration
pH (range)	6.0-9.0
suspended solids	100 gm ⁻³
oil and grease	15 gm ⁻³
dissolved copper	0.05 gm ⁻³
dissolved lead	0.2 gm ⁻³
dissolved zinc	0.65 gm ⁻³

This condition shall apply prior to the entry of the treated stormwater into the receiving waters of the unnamed tributary, at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

Consent 4812-2.1

- 7. After allowing for a 20 metre mixing zone extending downstream of the discharge point the discharge shall not give rise to any of the following effects in the receiving waters of the Mangati Stream:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.
- 8. The consent holder shall prepare and maintain a contingency plan to the satisfaction of the Chief Executive, Taranaki Regional Council, outlining measures and procedures undertaken to prevent spillage or accidental discharge of contaminants, and procedures to be carried out should such a spillage or discharge occur.
- 9. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a. during the month of June 2014; and/or
 - b. within 3 months of receiving a notification under special condition 4 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

- 10. There shall be no discharge of wastes containing surfactants, solvents, or any other degreasing agents.
- 11. Before 30 November 2008 the consent holder shall prepare and thereafter maintain a stormwater management plan. This plan shall be adhered to at all times and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, document how the site is to be managed in order to minimise the contaminants that become entrained in the stormwater. The plan shall include but not necessarily be limited to:

For and on behalf of

- a) on site hazardous substance storage;
- b) general housekeeping; and
- c) management of the interceptor systems.

Signed at Stratford on 05 August 2014

1 of the off behalf of				
Taranaki Regional Council				
A D McLay				
Director - Resource Management				

Name of Tegel Foods Limited Consent Holder: Private Bag 2015

NEW PLYMOUTH 4340

Decision Date: 12 February 2014

Commencement Date: 12 February 2014

Conditions of Consent

Consent Granted: To discharge stormwater from a stock/poultry feed

manufacturing site to the New Plymouth District Council

stormwater drainage network

Expiry Date: 01 June 2026

Review Date(s): June 2017, June 2020, June 2023 and/or within 3 months of

receiving a notification under special condition 10

Site Location: 39 & 57 Paraite Road, Bell Block

Legal Description: Lots 1 & 2 DP 346597 (Discharge source & site)

Grid Reference (NZTM) 1699389E-5678203N

Catchment: Mangati

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent. Specifically this includes ensuring that 5 day total Biochemical Oxygen Demand (BOD) of the discharge is as low as practically achievable.
- 2. The stormwater discharged shall be from a catchment area not exceeding 2 hectares.
- 3. Constituents of the discharge shall meet the standards shown in the following table.

Constituent	<u>Standard</u>
pH	Within the range 6.0 to 9.0
suspended solids	Concentration not greater than 100 gm ⁻³
total recoverable hydrocarbons	Concentration not greater than 15 gm ⁻³
5 day total Biochemical Oxygen Demand (BOD) until 30 November 2014	Concentration not greater than 50 gm ⁻³
5 day total Biochemical Oxygen Demand (BOD) after 30 November 2014	Concentration not greater than 25 gm ⁻³

This condition shall apply before entry of the treated stormwater into the New Plymouth District Council pipe at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 4. After allowing for reasonable mixing, within a mixing zone extending 20 metres downstream of the discharge point, the discharge shall not, either by itself or in combination with other discharges, give rise to any or all of the following effects in the receiving water:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.
- 5. Before 30 November 2014, the consent holder shall empty the tank and pipe the waste water to the New Plymouth District Council's municipal trade waste system.
- 6. Before 1 April 2014 the consent holder shall provide, for certification by the Chief Executive of the Taranaki Regional Council, details of a performance based improvement programme outlining monitoring, trigger values, inspections, corrective actions, roles and responsibilities and performance reporting to be undertaken by the consent holder to demonstrate compliance with special condition 1.

Consent 2335-4.0

- 7. A copy of the performance report required by condition 6 shall be provided to the Taranaki Regional Council by 1 July each year.
- 8. The consent holder shall maintain a contingency plan that details measures and procedures to be undertaken to prevent spillage or any discharge of contaminants not authorised by this consent. The contingency plan shall be followed in the event of a spill or unauthorised discharge and shall be certified by the Chief Executive, Taranaki Regional Council as being adequate to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.
- 9. Within three months of the granting of this consent, the consent holder shall prepare and maintain a stormwater management plan that documents how the site is to be managed to minimise the contaminants that become entrained in the stormwater. This plan shall be followed at all times, shall be certified by the Chief Executive, Taranaki Regional Council, and shall include but not necessarily be limited to:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping; and
 - d) management of the interceptor system.

A Stormwater Management Plan template is available in the Environment section of the Taranaki Regional Council's web site www.trc.govt.nz.

- 10. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the materials used or stored on site that could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to consents@trc.govt.nz.
- 11. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2017 and/or June 2020 and/or June 2023; and
 - b) within 3 months of receiving a notification under special condition 10 above.

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 12 February 2014

For and on behalf of Taranaki Regional Council

A D McLay **Director - Resource Management**

Name of

Consent Holder:

Tegel Foods Limited Private Bag 2015 NEW PLYMOUTH

Consent Granted

Date:

23 November 2001

Conditions of Consent

Consent Granted: To discharge emissions into the air from the milling and

blending of grain and/or animal meals together with

associated activities at or about GR: P19:094-399

Expiry Date: 1 June 2020

Review Date(s): June 2008, June 2014

Site Location: 39/57 Paraite Road, Bell Block, New Plymouth

Legal Description: Lots 3 & 4 DP 11072 Blk II Paritutu SD

General conditions

- a) That on receipt of a requirement from the Chief Executive, Taranaki Regional Council (hereinafter the Chief Executive), the consent holder shall, within the time specified in the requirement, supply the information required relating to the exercise of this consent.
- b) That unless it is otherwise specified in the conditions of this consent, compliance with any monitoring requirement imposed by this consent must be at the consent holder's own expense.
- c) That the consent holder shall pay to the Council all required administrative charges fixed by the Council pursuant to section 36 in relation to:
 - i) the administration, monitoring and supervision of this consent; and
 - ii) charges authorised by regulations.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment.
- 2. No alteration shall be made to plant equipment or processes which may substantially alter the nature, quantity or likelihood of discharges to atmosphere without prior consultation with the Chief Executive, Taranaki Regional Council.
- 3. Within three months of the granting of this consent the consent holder shall prepare and maintain to the satisfaction of the Chief Executive, Taranaki Regional Council a management plan addressing the measures adopted to prevent an accumulation of dust within the stormwater catchment as a result of normal operations and emission incidents.
- 4. The discharge concentration of dust from any point source shall be less than 125 mg/m³ normal temperature and pressure (NTP).
- 5. The dust deposition rate beyond the property boundary arising from the discharge shall be less than $4.0 \text{ g/m}^2/30 \text{ days}$.
- 6. Any discharge to air from the premises shall not give rise to any offensive, objectionable, noxious or toxic levels of dust or odour at or beyond the boundary of the property, and in any case, suspended particulate matter shall not exceed 3 mg/m³ (measured under ambient conditions) beyond the boundary of the site.
- 7. The consent holder shall keep, and make available to the Chief Executive, Taranaki Regional Council, upon request, a record of the time, duration and cause of all dust or smoke emissions incidents having actual or potential off-site impacts.
- 8. As far as is practicable yard areas of the site shall be cleared of accumulations of dust.

Consent 4038-6

9. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review during the month of June 2008 and/or June 2014, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 23 November 2001

For and on behalf of Taranaki Regional Council	
Director-Resource Management	

Discharge Permit

Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of Tegel Foods Limited Consent Holder: Private Bag 2015

NEW PLYMOUTH 4340

Decision Date: 23 December 2013

Commencement Date: 23 December 2013

Conditions of Consent

Consent Granted: To discharge stormwater from a poultry processing plant site

to the New Plymouth District Council drainage network

Expiry Date: 1 June 2026

Review Date(s): June 2017, June 2020, June 2023 and in accordance with

special condition 9

Site Location: 91-95 Paraite Road, Bell Block

Legal Description: Lot 1 DP 10331 Pt Sec 14 Blk II Paritutu SD

(Discharge source & site)

Grid Reference (NZTM) 1700090E-85678021N

Catchment: Mangati

For General, Standard and Special conditions pertaining to this consent please see reverse side of this document

Page 1 of 4

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance to section 36 of the Resource Management Act 1991.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent. Specifically this includes ensuring that 5 day total Biochemical Oxygen Demand (BOD) of the discharge is as low as practically achievable.
- 2. The total catchment area discharged from this consent and consent 7389-1 shall not exceed 4.3 hectares.
- 3. Constituents of the discharge shall meet the standards shown in the following table.

<u>Constituent</u>	<u>Standard</u>
pH	Within the range 6.0 to 9.0
suspended solids	Concentration not greater than 100 gm ⁻³
total recoverable hydrocarbons	Concentration not greater than 15 gm ⁻³
Free chlorine	Concentration not greater than 0.2 gm ⁻³
5 day total Biochemical Oxygen Demand (BOD)	Concentration not greater than 15 gm ⁻³

This condition shall apply before entry of the treated stormwater into the New Plymouth District Council pipe at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 4. After allowing for reasonable mixing, within a mixing zone extending 20 metres downstream of the point of discharge to the Mangati Stream, the discharge shall not, either by itself or in combination with other discharges, give rise to any or all of the following effects in the receiving water:
 - the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.

- 5. Before 28 February 2014, the consent holder shall prepare and submit to the Council an accurate stormwater network analysis for the site. The analysis shall be prepared by a suitably qualified person. The stormwater network analysis shall include but not necessarily be limited to:
 - a) confirmation of the flow paths for the stormwater from the various stormwater ingress points, to the outlet points, under the different potential rainfall intensities;
 - b) the potential for deposition of solids within the stormwater system given the competing flow paths; and
 - c) the effect this may have on the preferential stormwater flow paths and stormwater quality.
- 6. The consent holder shall maintain a contingency plan that details measures and procedures to be undertaken to prevent spillage or any discharge of contaminants not authorised by this consent. The contingency plan shall be followed in the event of a spill or unauthorised discharge and shall be certified by the Chief Executive, Taranaki Regional Council as being adequate to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.
- 7. The consent holder shall maintain a stormwater management plan that documents how the site is to be managed to minimise the contaminants that become entrained in the stormwater. This plan shall be followed at all times, shall be certified by the Chief Executive, Taranaki Regional Council, and shall include but not necessarily be limited to:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping; and
 - d) management of the interceptor system.

A Stormwater Management Plan template is available in the Environment section of the Taranaki Regional Council's web site www.trc.govt.nz.

8. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the materials used or stored on site that could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to consents@trc.govt.nz.

Consent 3470-4.0

- 9. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2017 and/or June 2020 and/or June 2023;
 - b) within 3 months of providing the information required by special condition 5 above; and
 - c) within 3 months of receiving a notification under special condition 8 above.

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 23 December 2013

For and on behalf of	
Taranaki Regional Council	
Director Resource Management	
Director-Resource Management	

Name of Tegel Foods Limited Consent Holder: Private Bag 2015

NEW PLYMOUTH 4340

Decision Date: 16 June 2014

Commencement Date: 16 June 2014

Conditions of Consent

Consent Granted: To discharge emissions into the air from the processing of

animal matter and associated processes

Expiry Date: 01 June 2032

Review Date(s): June 2020, June 2026

Site Location: 91 Paraite Road, Bell Block

Legal Description: Lot 1 DP 10331 Pt Sec 14 Blk II Paritutu SD

(Discharge source & site)

Grid Reference (NZTM) 1699798E-5678097N

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. That at all times the consent holder shall adopt the best practicable option (as defined in section 2 of the Resource Management Act 1991) to prevent or minimise any actual or likely adverse effect on the environment associated with the discharge of contaminants into the air from the site.
- 2. That prior to undertaking any alterations to the plants processes, operations, equipment or layout, as specified in the original application for this consent or any subsequent application to change consent conditions, which may significantly change the nature or quantity of contaminants emitted from the site, the consent holder shall consult with the Chief Executive, Taranaki Regional Council, and shall obtain any necessary approvals under the Resource Management Act 1991 and its amendments.
- 3. The discharges authorised by this consent shall not give rise to an odour at or beyond the boundary of the site that is offensive or objectionable.
- 4. No offal or blood collected from carcasses shall be discharged to the wastewater holding pond.
- 5. The consent holder shall maintain and regularly update a 'Contingency Plan' that details measures and procedures that will be undertaken in the event of plant equipment failure or any other loss of processing or transportation capacity. The plan shall be approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity as being adequate to avoid, remedy or mitigate the environmental effects of such an event.
- 6. The site shall be operated in accordance with an 'Operations and Maintenance plan' prepared by the consent holder and approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity. The plan shall detail how the site will be managed to achieve compliance with the conditions of this consent and shall include but not be limited to:
 - a. The identification of key personnel responsible for managing air discharges and implementing the Operations and Maintenance;
 - b. A description of the activities on the site and the main potential sources of odour emissions;
 - A description of storage and treatment procedures (including specification of storage times and preservative dosing concentrations) for ensuring that only high quality raw material is processed;
 - d. The identification and description of the odour and dust mitigation measures in place;
 - e. A description of the use and maintenance of the Wastewater treatment pond;
 - f. The identification and description of relevant operating procedures and parameters that need to be controlled to minimise emissions;

Consent 4026-3.0

- g. A description of monitoring and maintenance procedures for managing the odour mitigation measures including record keeping of control parameters and maintenance checks; and
- h. Details of staff training proposed to enable staff to appropriately manage the odour mitigation measures.
- 7. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review during the month of June 2020 and/or June 2026, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 16 June 2014

For and on behalf of Taranaki Regional Council

A D McLay

Director - Resource Management

Name of Tegel Foods Limited Consent Holder: Private Bag 2015

New Plymouth 4340

Decision Date: 24 October 2014

Commencement Date: 24 October 2014

Conditions of Consent

Consent Granted: To discharge poultry processing wastes by burial into land in

the vicinity of the Mangati Stream in emergency

circumstances only

Expiry Date: 01 June 2032

Review Date(s): June 2020 and/or June 2026

Site Location: 91 Paraite Road, Bell Block

Legal Description: Lot 1 DP 10331 Pt Sec 14 Blk II Paritutu SD (site of

discharge)

Grid Reference (NZTM) 1699935E-5678077N

Catchment: Mangati

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. This consent shall only be exercised in an emergency situation when there are no reasonable alternatives. No discharge shall occur unless the Chief Executive, Taranaki Regional Council (or his/her delegate) has confirmed that it complies with this requirement.
- 2. Before exercising the consent, the consent holder shall advise the Chief Executive, Taranaki Regional Council (CETRC), of:
 - Details of the emergency,
 - Why alternative disposal methods are unavailable,
 - Estimated volume of material,
 - Location of burial pits,
 - Estimated duration of emergency,

The discharge shall than only occur after the CETRC (or his/her delegate) has confirmed that the proposed discharge complies with condition 1. In confirming that the proposal complies with condition 1, the CETRC may limit the duration or scale of the discharge and require the information listed above to be updated for the discharge to be extended

- 3. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any actual or likely adverse effect on the environment associated with the discharge of contaminants from the site, including but not limited to effects on any water body or soil.
- 4. All burial trenches shall be located no closer than 25 metres to any surface water body.
- 5. All burial trenches shall be constructed so that the base is located above the level of groundwater.
- 6. The consent holder shall maintain records of any disposal including date, type of waste discharged, volume of waste discharged per day and the location waste was discharged, and shall make these records available to the Chief Executive, Taranaki Regional Council, upon request.

Consent 5494-2.0

- 7. The consent holder shall maintain and regularly update a 'Burial Management Plan' that has been approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity. The plan shall detail how the burial will be managed to achieve compliance with the conditions of this consent and shall include as a minimum:
 - a. Circumstances when the consent may be exercised,
 - b. Procedure for advising the CETRC to determine compliance with condition 1,
 - c. What information will be provided to the CETRC in order for him/her to determine compliance with condition 1,
 - d. The identification of key personnel responsible for managing and implementing the emergency burial;
 - e. The design of the burial pits; and
 - f. The area in which the burial pits can be located.
 - g. The location of pits in which material has been disposed of.
 - h. On-going management of the burial areas.

Any changes to the plan shall not take effect until they have been approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity.

- 8. This consent shall lapse on 01 June 2032, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.
- 9. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review during the month of June 2020 and/or June 2026, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 24 October 2014

For and on behalf of Taranaki Regional Council

A D McLay

Director - Resource Management

Water Permit

Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of Tegel Foods Limited Consent Holder: Private Bag 2015

New Plymouth 4340

Decision Date

(Change):

17 April 2015

Commencement Date

(Change):

17 April 2015 (Granted: 20 May 2005)

Conditions of Consent

Consent Granted: To take and use groundwater from a bore for food

processing and washdown purposes

Expiry Date: 1 June 2038

Review Date(s): June 2020, June 2026, June 2032

Site Location: 91 Paraite Road, Bell Block

Legal Description: Lot 1 DP 10331 Pt Sec 14 Blk II Paritutu SD

Grid Reference (NZTM) 1699868E-5677951N

Catchment: Mangati

General conditions

- a) On receipt of a requirement from the Chief Executive, Taranaki Regional Council the consent holder shall, within the time specified in the requirement, supply the information required relating to the exercise of this consent.
- b) Unless it is otherwise specified in the conditions of this consent, compliance with any monitoring requirement imposed by this consent must be at the consent holder's own expense.
- c) The consent holder shall pay to the Council all required administrative charges fixed by the Council pursuant to section 36 in relation to:
 - i) the administration, monitoring and supervision of this consent; and
 - ii) charges authorised by regulations.

Special conditions

- 1. The exercise of this consent shall be undertaken in general accordance with the documentation submitted in support of application 2939 and shall ensure the efficient and effective use of water. In the case of any contradiction between the documentation submitted in support of application 2939 and the conditions of this consent, the conditions of this consent shall prevail.
- 2. The volume of groundwater abstracted shall not exceed 3000 cubic metres per day at a rate not exceeding 35 litres per second.
- 3. The abstraction shall be managed so that the water level in the bore does not fall below 35 metres below ground level at any time.
- 4. The consent holder shall maintain a record of the abstraction including date, pumping hours and daily volume abstracted and make these records available to the Chief Executive, Taranaki Regional Council, no later than 31 July of each year, or earlier upon request.
- 5. The consent holder shall install and maintain a water meter and on the pump system, approved by the Chief Executive, Taranaki Regional Council, for the purposes of recording the abstraction.
- 6. This consent shall be subject to monitoring by the Taranaki Regional Council and the consent holder shall meet all reasonable costs associated with the monitoring.
- 7. This consent shall lapse on 20 May 2020, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.

Consent 6357-1.2

8. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review during the month of June 2008 and/or June 2014 and/or June 2020 and/or June 2026 and/or June 2032, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 17 April 2015

For and on behalf of Taranaki Regional Council

A D McLay **Director - Resource Management**

Discharge Permit

Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of Tegel Foods Limited

Consent Holder: Private Bag 2015

NEW PLYMOUTH 4340

Decision Date

(Review):

30 July 2012

Review Completed

Date:

30 July 2012 (Granted: 30 March 2009)

Conditions of Consent

Consent Granted: To discharge stormwater from a poultry processing plant

via a wetland into the Mangati Stream at or about (NZTM)

1700060E-5678081N

Expiry Date: 1 June 2026

Review Date(s): June 2012, June 2014, June 2020

Site Location: 91-95 Paraite Road, Bell Block

Legal Description: Lot 1 DP 10331 Pt Sec 14 Blk II Paritutu SD

(Discharge source & site)

Catchment: Mangati

For General, Standard and Special conditions pertaining to this consent please see reverse side of this document

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General conditions

- a) On receipt of a requirement from the Chief Executive, Taranaki Regional Council the consent holder shall, within the time specified in the requirement, supply the information required relating to the exercise of this consent.
- b) Unless it is otherwise specified in the conditions of this consent, compliance with any monitoring requirement imposed by this consent must be at the consent holder's own expense.
- c) The consent holder shall pay to the Council all required administrative charges fixed by the Council pursuant to section 36 in relation to:
 - i) the administration, monitoring and supervision of this consent; and
 - ii) charges authorised by regulations.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. The stormwater discharged shall be from a catchment area not exceeding 2.6 hectares.
- 3. All stormwater shall be directed for treatment through the stormwater treatment system, which includes a wetland of approximately 6224 m², for discharge in accordance with the special conditions of this permit. The consent holder shall regularly inspect and maintain the wetland to ensure that it provide the necessary stormwater treatment at all times.
- 4. Any above ground hazardous substances storage areas shall be bunded with drainage to sumps, or other appropriate recovery systems, and not directly to the stormwater catchment.
- 5. Constituents of the discharge from the wetland shall meet the standards shown in the following table.

<u>Constituent</u>	<u>Standard</u>	
Unionised ammonia	Concentration not greater than 0.025 gm ⁻³	
BOD	Concentration not greater than 15gm ⁻³	
Oil and grease	Concentration not greater than 15 gm ⁻³	
pH range	Within the range 6-9	
Suspended solids	Concentration not greater than 100 gm ⁻³	

This condition shall apply at the point at which the discharge exits the wetland, at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 6. The discharge, from the point at which the flow from the wetland enters the Mangati Stream, shall not, either by itself or in combination with other discharges, give rise to any or all of the following effects in the receiving water:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.
- 7. The discharge, either by itself or in combination with other discharges shall not cause the concentration of filtered carbonaceous 5 day BOD to exceed 2 gm⁻³ in the Mangati Stream.
- 8. The wetland shall be maintained to a standard that ensures maximum effluent treatment, to the satisfaction of the Chief Executive, Taranaki Regional Council.
- 9. The consent holder shall complete all fencing and riparian planting in accordance with Riparian Management Plan [RMP450] before 31 December 2010.
- 10. The consent holder shall maintain a contingency plan. The contingency plan shall be adhered to in the event of a spill or emergency and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, detail measures and procedures to be undertaken to prevent spillage or accidental discharge of contaminants not authorised by this consent and measures to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.
- 11. The consent holder shall maintain a stormwater management plan. This plan shall be adhered to at all times and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council document how the site is to be managed in order to minimise the contaminants that become entrained in the stormwater. The plan shall include but not necessarily be limited to:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping; and
 - d) management of the interceptor system.
- 12. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the chemicals used or stored on site, which could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to worknotification@trc.govt.nz. Notification by fax or post is acceptable if the consent holder does not have access to email.

Consent 7389-1

- 13. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2012 and/or June 2014 and/or June 2020; and/or
 - b) within 3 months of receiving a notification under special condition 12 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 30 July 2012

For and on behalf of
Taranaki Regional Council
Director-Resource Management

Name of TIL Freighting Limited

Consent Holder: Private Bag 2039

New Plymouth 4342

Decision Date: 20 September 2006

Commencement Date: 20 September 2006

Conditions of Consent

Consent Granted: To discharge stormwater from a truck depot into and onto

land in the vicinity of the Mangaone Stream in the

Waiwhakaiho catchment

Expiry Date: 01 June 2020

Site Location: 26 Paraite Road, New Plymouth

Legal Description: Lot 1 DP 9791 & Lot 1 DP 330342

Grid Reference (NZTM) 1699110E-5678250N

Catchment: Waiwhakaiho

Tributary: Mangaone

General conditions

- a) On receipt of a requirement from the Chief Executive, Taranaki Regional Council the consent holder shall, within the time specified in the requirement, supply the information required relating to the exercise of this consent.
- b) Unless it is otherwise specified in the conditions of this consent, compliance with any monitoring requirement imposed by this consent must be at the consent holder's own expense.
- c) The consent holder shall pay to the Council all required administrative charges fixed by the Council pursuant to section 36 in relation to:
 - i) the administration, monitoring and supervision of this consent; and
 - ii) charges authorised by regulations.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects of the discharge on any water body.
- 2. The maximum stormwater catchment area shall be no more than 4.575 hectares.
- 3. Prior to the exercise of this consent, the consent holder shall provide for the written approval of the Chief Executive, Taranaki Regional Council, a stormwater management plan.
- 4. Prior to the exercise of this consent, the consent holder shall provide for the written approval of the Chief Executive, Taranaki Regional Council, site specific details relating to contingency planning for the truck depot.
- 5. All stormwater to be discharged under this consent shall be directed for treatment through the stormwater treatment system for discharge in accordance with the special conditions of this consent.
- 6. The design, management and maintenance of the stormwater system shall be generally undertaken in accordance with the information submitted in support of application 4350. In the case of any contradiction between the documentation submitted in support of application 4350 and the conditions of this consent, the conditions of this consent shall prevail.
- 7. Any above ground hazardous substances storage areas shall be bunded with drainage to sumps, or other appropriate recovery systems, and not to the stormwater catchment.

Consent 6952-1

- 8. The discharge shall not give rise to any of the following effects in the receiving waters:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) any significant adverse effects on aquatic life.
- 9. The discharge onto and into land shall occur a minimum of 30 metres from any surface water body. Discharge shall be onto and into land and there shall be no direct discharge to surface water.
- 10. This consent shall lapse on the expiry of five years after the date of issue of this consent, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.
- 11. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review during the month of June 2008 and/or June 2014, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Transferred at Stratford on 11 December 2014

For and on behalf of
Taranaki Regional Council
O
A D McLay
5
Director - Resource Management

Name of TIL Freighting Limited

Consent Holder: Private Bag 2039

New Plymouth 4342

Decision Date: 20 April 2010

Commencement Date: 20 April 2010

Conditions of Consent

Consent Granted: To discharge stormwater from a truck depot into the Mangati

Stream

Expiry Date: 01 June 2026

Review Date(s): June 2020

Site Location: 24-26 Paraite Road, Bell Block

Legal Description: Lot 1 DP 9791 Pt Lot 1 DP 330342

Grid Reference (NZTM) 1699264E-5678299N and/or 1699239E-5678364N and/or

1699149E-5678391N

Catchment: Mangati

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
- 2. The stormwater discharged shall be from a catchment area not exceeding 2.60 ha.
- 3. Any significant volumes of hazardous substances [e.g. bulk fuel, molasses] on site shall be:
 - a) contained in a double skinned tank, or
 - b) stored in a dedicated bunded area with drainage to sumps, or to other appropriate recovery systems, and not directly to the site stormwater system.
- 4. Constituents of the discharge shall meet the standards shown in the following table.

<u>Constituent</u>	<u>Standard</u>		
pH	Within the range 6.0 to 9.0		
suspended solids	Concentration not greater than 100 gm ⁻³		
Oil & grease	Concentration not greater than 15 gm ⁻³		
Biochemical oxygen demand	Concentration not greater than 7 gm ⁻³		

This condition shall apply before entry of the treated stormwater into the receiving waters at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 5. After allowing for reasonable mixing, within a mixing zone extending 20 metres downstream of the discharge point, the discharge shall not, either by itself or in combination with other discharges, give rise to any or all of the following effects in the Mangati Stream:
 - the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.
- 6. The consent holder shall maintain a contingency plan, which shall be reviewed at not more than 2 yearly intervals. The contingency plan shall be adhered to in the event of a spill or emergency and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, detail measures and procedures to be undertaken to prevent spillage or accidental discharge of contaminants not authorised by this consent and measures to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.

Consent 7578-1

- 7. The consent holder shall maintain a stormwater management plan, which shall be reviewed at not more than 2 yearly intervals. This plan shall be adhered to at all times and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council document how the site is to be managed in order to minimise the contaminants that become entrained in the stormwater. The plan shall include but not necessarily be limited to:
 - a) the loading and unloading of materials;
 - b) maintenance of conveyance systems;
 - c) general housekeeping; and
 - d) management of the interceptor system.

A Stormwater Management Plan template is available in the Environment section of the Taranaki Regional Council's web site www.trc.govt.nz.

- 8. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the chemicals used or stored on site, that could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to worknotification@trc.govt.nz. Notification by fax or post is acceptable if the consent holder does not have access to email.
- 9. This consent shall lapse on 30 June 2015, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.
- 10. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review:
 - a) during the month of June 2012 and/or June 2014 and/or June 2020; and/or
 - b) within 3 months of receiving a notification under special condition 8 above;

for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Transferred at Stratford on 11 December 2014

For and on behalf of Taranaki Regional Council

A D McLay

Discharge Permit Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of W Abraham Limited

Consent Holder: PO Box 4016

New Plymouth 4340

Decision Date: 11 May 2015

Commencement Date: 11 May 2015

Conditions of Consent

Consent Granted: To discharge emissions into the air from the operation of a

crematorium including a natural gas-fired cremator

Expiry Date: 1 June 2032

Review Date(s): June 2020, June 2026

Site Location: 10 Swans Road, Bell Block

Legal Description: Lot 2 DP 429053 (Discharge source & site)

Grid Reference (NZTM) 1700244E-5678513N

For General, Standard and Special conditions pertaining to this consent please see reverse side of this document

General condition

a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

- 1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any actual or likely adverse effects on the environment arising from discharges to air from the site.
- 2. The consent holder shall undertake the activity in general accordance with the application for this consent (7147-2.0) and the application for the expired consent (7147-1.0). If there is a conflict between the applications the later application shall prevail, and if there is a conflict between the applications and consent conditions the conditions shall prevail.
- 3. Prior to undertaking any alterations to the plant, process, or operations, which may significantly change the nature or quantity or concentration of contaminants emitted from the site, the consent holder shall consult with the Chief Executive, Taranaki Regional Council, and shall obtain any necessary approvals under the Resource Management Act 1991 and any amendments.
- 4. The consent holder shall notify the Chief Executive, Taranaki Regional Council, shall at least 2 working days before any maintenance that may affect or include the calibration, monitoring, or process control of the cremators. Notification shall include the consent number and a brief description of the work to be done, and be emailed to worknotification@trc.govt.nz.
- 5. The consent holder shall at all times operate, maintain, supervise, monitor and control all processes so that emissions authorised by this consent are maintained at a practicable minimum.
- 6. The cremators and all duct work shall be maintained leak proof and gas tight to prevent the discharge of gases from the duct work or cremator, other than through the stack.
- 7. The stack flue and duct work leading to the stack shall be adequately insulated to avoid, as far as practicable, the condensation of liquids or the formation of soot smuts.
- 8. The consent holder shall take all reasonable steps to reduce and minimise the quantity of materials (such as PVC, metals, and other materials listed in the guidelines published by the Australasian Cemeteries and Crematoria Association (May 2004): *Contents of coffins delivered for cremation*) combusted within the cremator.
- 9. The consent holder shall remove all external casket fittings containing metals or PVC prior to cremation.

- 10. The cremator shall be interlocked so as to prevent the introduction of a coffin to the primary chamber unless the temperature in the secondary combustion zone exceeds 750°C.
- 11. The minimum stack height for the discharge of exhaust emissions from the cremator shall be eight metres above ground level.
- 12. The cremator shall be operated so that the temperature within or at the outlet from the secondary chamber exceeds 750°C at all times that a cremation is taking place (i.e. from the moment of introduction of a casket into the primary chamber). If the temperature within or at the outlet from the secondary chamber falls below 750°C while a cremation is taking place, the operator shall take all practicable steps or the controls shall be automatically set so as to return and maintain the temperature to or above 750°C.
- 13. The cremator shall maintain both a primary combustion and a secondary combustion zone. The secondary chamber shall be sized so as to have a minimum residence time of 1.57 seconds at 750°C. The consent holder shall provide certified 'as-built' drawings and calculations demonstrating compliance with this condition to the Chief Executive, Taranaki Regional Council, prior to exercise of the consent.
- 14. In any one cremation cycle not more than two one-minute averages of the opacity readings shall exceed 20% obscuration or Ringelmann Scale 1.
- 15. The concentration of carbon monoxide at the outlet from the secondary combustion chamber shall not exceed 100 mg/m³ (expressed at reference conditions 0°C and 101.3 kPa).
- 16. The consent holder shall continuously record the opacity in the exhaust gases at the outlet of the secondary chamber or exhaust ducting.
- 17. The consent holder shall continuously record the temperature of gases within or at the outlet of the secondary chamber.
- 18. The consent holder shall maintain the schedule of maintenance and calibration of the cremator including but not limited to its controlling, recording, and monitoring equipment and systems.
- 19. The consent holder shall control all emissions of carbon monoxide, nitrogen dioxide, fine particles (PM10) and sulphur dioxide to the atmosphere from the site, in order that the maximum ground level concentration of any of these contaminants arising from the exercise of this consent measured under ambient conditions does not exceed the relevant ambient air quality standard as set out in the Resource Management (National Environmental Standards for Air Quality Regulations, 2004) at or beyond the boundary of the property.
- 20. The consent holder shall control all emissions to the atmosphere from the site of contaminants other than those expressly provided for under special condition 19, in order that they do not individually or in combination with other contaminants cause a hazardous, noxious, dangerous, offensive or objectionable effect at or beyond the boundary of the property.

- 21. The discharges authorised by this consent shall not give rise to an odour at or beyond the boundary of the site that is offensive or objectionable.
- 22. For the purposes of special conditions 20 and 21, without restriction, an odour shall be deemed to be offensive or objectionable if:
 - a. it is held to be so in the opinion of an enforcement officer of the Taranaki Regional Council, having regard to the duration, frequency, intensity and nature of the odour; and/or
 - b. an officer of the Taranaki Regional Council observes that an odour is noticeable, and either it lasts longer than ten (10) minutes continuously, or it occurs frequently during a single period of more than one (1) hour; and/or
 - c. no less than three individuals from at least two different properties, each declare in writing that an objectionable or offensive odour was detected beyond the boundary of the site, provided the Taranaki Regional Council is satisfied that the declarations are not vexatious and that the objectionable or offensive odour was emitted from the site at the frequency and duration specified in (b). Each declaration shall be signed and dated and include:
 - i. the individuals' names and addresses:
 - ii. the date and time the objectionable or offensive odour was detected;
 - iii. details of the duration, frequency, intensity and nature of the odour that cause it to be considered offensive or objectionable;
 - iv. the location of the individual when it was detected; and
 - v. the prevailing weather conditions during the event.
- 23. At the written request of the Chief Executive, Taranaki Regional Council, the consent holder shall undertake emission test on discharges from the cremator. This emission testing shall:
 - a. be undertaken for all pollutants that are requested to be tested in writing by the Chief Executive, Taranaki Regional Council, for the volumetric flow of combustion gases, and for the oxygen concentration at the exit of the secondary chambers and at the test ports;
 - for each sample, be conducted over a complete cremation cycle, commencing as soon typical operating conditions have achieved, ending once calcining is complete, and over a period of at least one hour; and
 - b. comprise not less than three separate samples for each type of emission test undertaken, and shall have the concentration results corrected to 0 (zero) degrees Celsius, 1 (one) atmosphere pressure and on a dry gas basis.
- 24. The consent holder shall provide to the Chief Executive, Taranaki Regional Council, upon request, all monitoring (including results of all tests, relevant operating parameters, raw data, all calculations, assumptions and an interpretation of the results), and calibration and process control data whether generated and held by an operator, any automated process control systems or any agent of the consent holder.

Consent 7147-2.0

- 25. The Taranaki Regional Council may review any or all of the conditions of this consent by giving notice of review during the month of June 2020 and/or June 2026 for the purpose of:
 - a) adding, amending or deleting any limit on discharge or ambient concentrations of any contaminant or contaminants; and/or
 - b) requiring the consent holder to adopt the best practicable option to remove or reduce any adverse effect on the environment caused by any discharge to the environment; and/or
 - c) requiring the consent holder to calibrate and/or maintain any monitoring and/or recording device to monitor combustion conditions or environmental performance of the cremator including but not limited to devices for the measurement and/or recording of oxygen and/or carbon monoxide within the secondary combustion chamber and/or exhaust stack; and/or
 - d) ensuring that the conditions are adequate to deal with any adverse effects of the discharge on the environment arising from the exercise of this consent which were not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 11 May 2015

For and on behalf of
Taranaki Regional Council

A D McLay
Director - Resource Management

Appendix II Biomonitoring reports

To Scott Cowperthwaite, Job Manager

From Darin Sutherland, Environmental Scientist

Report No DS080

Doc No 2006816

Date 13 February 2018

Biomonitoring of the Mangati Stream in relation to the Bell Block industrial area, October 2017

Introduction

The Mangati Stream is a small, lowland stream, running through Bell Block in North Taranaki. The upper reaches of this stream drain the area of farmland between Paraite Road and Corbett Road, approximately five kilometres from the coast. The farmland to the south (inland) and east of this catchment area feeds the Mangaoraka Stream.

Between the New Plymouth – Marton railway and Devon Road (along the mid reaches of the Mangati Stream) is an industrial area, which has been the source of a number of spillages in past years resulting in fish kills. The stream is capable of supporting significant native fish communities including members of the native eel, galaxiid (whitebait group) and bully families. Stormwater and wastewater discharges from this area are the primary concern in this biological monitoring programme. Consents relating to discharges in the Mangati Stream can be found in Table 1.

Table 1 Consents relating to discharges in the Mangati Stream catchment

Consent holder	Consent number
ABB Transformers	2336
OMV	3913
Greymouth Petroleum	4664
MI NZ Ltd	5987
First gas	4780
MCK Metals Pacific Ltd	3139
New Plymouth District Council	4302
Olex Cables	4497
Halliburton New Zealand Ltd	2337
Schlumberger Seaco Ltd	6032
Tasman Oil Tools	4812
Tegel Foods – Stock food	2335
Tegel Foods – Poultry plant	3470

This spring survey was undertaken as the first of two surveys scheduled for the 2017-2018 monitoring year. Macroinvertebrate surveys have been undertaken in the Mangati Stream since 1992, and those reports discussing surveys undertaken between 1992 and 2001 are referenced in TRC, 2009. Results of other

surveys performed in the Mangati Stream since the 2001-2002 monitoring years are discussed in various reports listed in the references in this report.

Methods

Eight established sampling sites in the Mangati Stream catchment (Table 1, Figure 1) were sampled on 26 October 2017. 'Kick samples' were collected at sites B, D2, E and F while a combination of the 'kick-sampling' and 'sweep-sample' techniques were used at sites A, A2, A1, and A3. These sampling techniques are very similar to Protocol C1 (hard-bottomed, semi-quantitative) (kick-sample) and Protocol C2 (soft-bottomed, semi-quantitative) (vegetation-sweep) of the New Zealand Macroinvertebrate Working Group (NZMWG) protocols for macroinvertebrate samples in wadeable streams (Stark et al, 2001).

Table 2 Biomonitoring sites in the Mangati Stream catchment

Site No	Site code	Grid reference	Location
А	MGT000488	E1700095 N5678043	Mangati Stream, 20 m upstream of swampy tributary
A2	MGT000490	E1700062 N5678084	Mangati Stream, 100 m downstream of swampy tributary
A1	MGT000491	E1700018 N5678166	Mangati Stream, 50 m upstream of De Havilland Drive
А3	MGT000497	E1699775 N5678573	Mangati Stream, 10 m above Connett Road
В	MGT000500	E1699596 N5678691	Mangati Stream above the industrial tributary, below wetland
D2	MGT000512	E1699513 N5678787	Mangati Stream, 20 m downstream SH3
E	MGT000520	E1699385 N5679103	Mangati Stream, 400 m below Devon Road
F	MGT000550	E1699215 N5680409	Mangati Stream, 50 m above Bell Block beach

Samples were preserved with Kahle's Fluid for later sorting and identification under a stereomicroscope according to Taranaki Regional Council methodology using protocol P1 of NZMWG protocols for sampling macroinvertebrates in wadeable streams (Stark et al. 2001). Macroinvertebrate taxa found in each sample were recorded as shown in Table 3:

Table 3 Macroinvertebrate abundance categories

Abundance category	Number of individuals
R (rare)	1-4
C (common)	5-19
A (abundant)	20-99
VA (very abundant)	100-499
XA (extremely abundant)	500+

Stark (1985) developed a scoring system for macroinvertebrate taxa according to their sensitivity to organic pollution in stony New Zealand streams (HBMCI). Recently, a similar scoring system has been developed for macroinvertebrate taxa found in soft bottomed streams (Stark and Maxted, 2004, 2007) (SBMCI). The SBMCI has been used in a number of biomonitoring reports since its inception, and results to date suggest that it is not as effective at assessing the impacts of organic pollution as the HBMCI. For example, results from the February 2008 Mangati survey found a relatively unchanged SBMCI score at a site which had thick growths of sewage fungus (Jansma, 2008b). Therefore this index is considered less appropriate for the assessment of macroinvertebrate communities possibly affected by industrial discharges. Any subsequent reference to MCI refers to the HBMCI.

Highly 'sensitive' taxa were assigned the highest scores of 9 or 10, while the most 'tolerant' forms scored 1. Sensitivity scores for certain taxa have been modified in accordance with Taranaki experience. By averaging the scores obtained from a list of taxa collected from one site and multiplying by a scaling factor of 20, a Macroinvertebrate Community Index (MCI) value was obtained. The MCI is a measure of the overall sensitivity of macroinvertebrate communities to the effects of organic pollution. A gradation of biological water quality conditions based upon MCI ranges which has been adapted for Taranaki streams and rivers (TRC, 2013) from Stark's classification (Stark, 1985 and Boothroyd and Stark, 2000) (Table 3). More 'sensitive' communities inhabit less polluted waterways. A difference of 10.83 units or more in MCI values is considered significantly different (Stark 1998).

A gradation of biological water quality conditions based upon MCI ranges has been adapted for Taranaki streams and rivers (TRC, 2013) from Stark's classification (Stark, 1985 and Boothroyd and Stark, 2000) (Table 4).

Table 4 Macroinvertebrate health based on MCI and SQMCI_s ranges which has been adapted for Taranaki streams and rivers (TRC, 2018) from Stark's classification (Stark, 1985, Boothroyd and Stark, 2000, and Stark and Maxted, 2007)

Grading	МСІ	SQMCI₅
Excellent	>140	>7.0
Very Good	120-140	6.0-7.0
Good	100-119	5.0-5.9
Fair	80-99	4.0-4.9
Poor	60-79	3.0-3.9
Very Poor	<60	<3.0

A semi-quantitative MCI value (SQMCI_s) has also been calculated for the taxa present at each site by multiplying each taxon score by a loading factor (related to its abundance), totalling these products, and dividing by the sum of the loading factors (Stark 1998 and 1999). The loading factors were 1 for rare (R), 5 for common (C), 20 for abundant (A), 100 for very abundant (VA) and 500 for extremely abundant (XA). Unlike the MCI, the SQMCI_s is not multiplied by a scaling factor of 20, so that its corresponding range of values is 20x lower. A difference of 0.83 units or more in SQMCI_s values is considered significantly different (Stark 1998).

Where necessary, sub-samples of periphyton (algae and other micro flora) were also taken from the macroinvertebrate samples and scanned under 40-400x magnification to determine the presence or absence of any mats, plumes or dense growths of bacteria, fungi or protozoa ('undesirable biological growths') at microscopic level. The presence of masses of these organisms can be an indicator of organic enrichment within a stream.

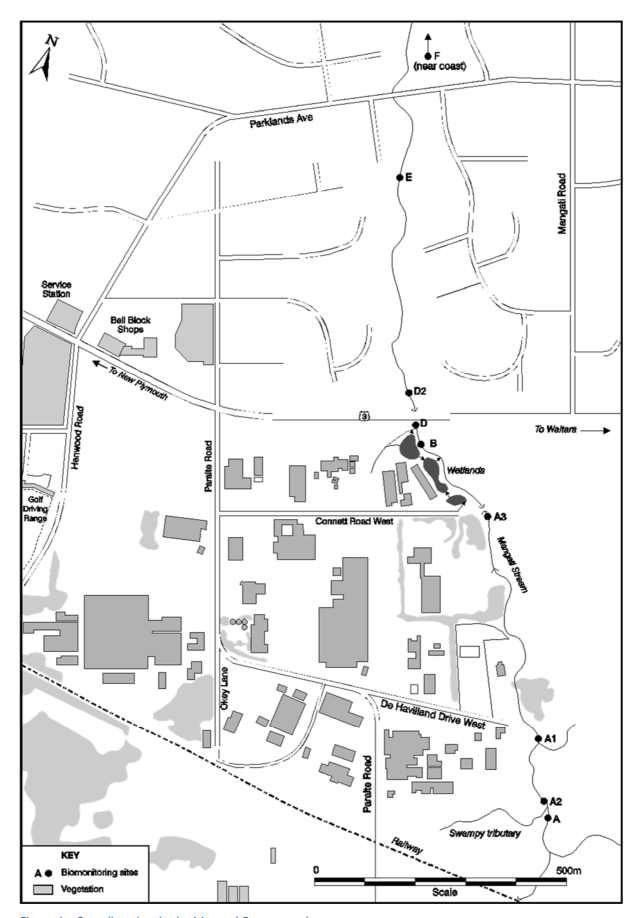


Figure 1 Sampling sites in the Mangati Stream catchment

Results

The 'industrial tributary' referred to in this report drains into the Mangati Stream immediately upstream of Devon Road (SH3), and receives stormwater and cooling water from the Bell Block industrial area. This tributary is now diverted into a series of wetland ponds to assist with treatment of the discharge (Figure 1). These ponds also receive stormwater from the Connett Road catchment, and are designed to discharge from a common point. As a result, site B monitors any potential impacts from the wetland discharge in comparison with site A3 (upstream of Connett Road). The wetland began operating in June 2004, with the flow from the 'industrial drain' directed into the two lower ponds for treatment prior to discharge to the Mangati Stream via pond 3. However, provision to progressively bypass this system during high tributary flows remains and therefore the site D2 has been used to monitor any effects of the discharges from pond 4 and this 'industrial tributary' discharge.

Site habitat characteristics and hydrology

This spring survey was performed under moderate flow conditions (three quarters of median flow), 12 days after a fresh in excess of 3 times median flow and 13 days after a fresh in excess of 7 times median flow (flow gauge at Mangaoraka Stream at Corbett Rd). The survey followed a period of unstable flows with five significant river freshes recorded over the preceding month. The water temperatures during the survey were in the range 14.3-16.4 °C. Water speed was swift for sites (site A-A1, B-E) and steady for sites A3 and F. The water was uncoloured and clear for all the sites.

The substrate type at each site is presented in Table 5. Significant silt deposition was noted in previous survey with the upper sites, excluding A2, having large amounts of silt (DS048 and DS078).

Table 5 Substrate types at each site

Site	Silt	Sand	Fine gravel	Coarse gravel	Cobble	Boulder	Bedrock	Hard clay	Wood/ root	Concrete/ gabion
Α	100									
A2								100		
A1	60	20	10	5		5				
А3	100									
В	10	5	30	15	40					
D2	20	5	40	25	10					
Е	20	5	10	35	10	20				
F	15	10	10	15	50					

Typically most of the Mangati Stream sites are very weedy throughout the channel, being dominated by weed such as reed sweet grass (*Glyceria maxima*). Sites D2 and E have been the exception, due to the shade provided by the riparian vegetation, and this continued at the time of this survey although site E is now only partially shaded, due to tree felling. Sites A, A2, A1 and A3 were overgrown by reed sweet grass (*Glyceria maxima*) growth.

Table 6 Various material on the substrate for each site

Site	Algal mats	Algal filaments	Moss	Leaves	Wood	Aquatic plants	Iron oxide/ silt coating
А	None	None	None	None	None	Edge	None
A2	None	None	None	None	None	Edge	None
A1	None	None	None	None	Patchy	Edge	None
А3	None	None	None	None	None	Edge	None
В	None	Patchy	None	None	None	Edge	None
D2	None	None	None	None	None	None	Yes
E	Widespread	None	None	None	None	None	Yes
F	Widespread	Patchy	None	None	None	Edge	Yes

At site A1, the stream had previously been moved to enable the installation of a culvert, for the extension of De Havilland Drive. This new channel is now stable, but due to being more incised than previously, it is unlikely that macrophytes will again be as abundant as prior to these works. However, macrophytes were present to a smaller degree, being primarily reed sweet grass. It is also important to note that a number of unnamed tributaries have been piped, as part of the development of an industrial subdivision. As a result, where these tributaries enter the Mangati Stream, smothering by iron oxide may eventuate.. As noted above, siltation appears to be increasing. Other potential impacts that may occur from this piping activity include sharp flow variations at times of rain, especially if large areas are made impermeable, which could cause significant habitat instability. This was observed in the December 2014 survey at site B, where the bank was actively eroding at the time. This erosion was not as apparent in the current survey.

Macroinvertebrate communities

Past biological surveys of the Mangati Stream have recorded poor macroinvertebrate communities with limited numbers of taxa and low MCI values, particularly downstream of the industrial tributary. Small, slow flowing coastal streams draining farmland, urban and industrial areas are not expected to support a large number of macroinvertebrate taxa [e.g. median of 17 taxa: range from 1 to 30 taxa (TRC 1999, updated 2016)]. However, in past surveys the numbers found at some sites downstream of the industrial area have been unusually low. High MCI values are not expected in the lowland reaches of small, soft-bedded streams with farmland, urban or industrial catchments because few high scoring, 'sensitive' taxa are suited to these conditions [e.g. median score of 79 units: range from 47 to 103 units (TRC 1999, updated 2016)]. However, the values recorded at some sites downstream of the tributary have also been unusually low even for these conditions. A summary of previous and current results are presented in Table 7.

Table 7 Numbers of taxa and MCI values recorded in previous surveys in the Mangati Stream, together with results of the 26 October 2017 survey

			No of taxa	l	MCI value			SQMCIs value		
Site No.	N	Median	Range	Current survey	Median	Range	Current survey	Median	Range	Current survey
А	47	16	9-29	14	78	56-91	76	3.6	2.2-4.7	3.7
A2	45	16	10-29	12	74	57-92	80	3.5	1.6-4.7	4.0
A1	47	16	7-23	13	73	47-89	74	3.5	1.5-4.7	2.8
A3	45	16	8-23	13	69	52-81	83	2.6	1.6-4.6	2.5
В	53	14	3-29	6	68	50-86	67	2.5	1.1-4.5	1.7
D2	29	11	5-18	4	68	40-78	50	2.5	1.1-3.5	1.2
E	51	10	3-22	5	65	44-79	52	2.5	1.1-3.9	1.3
F	45	12	2-22	11	67	30-79	73	2.5	1.2-4.1	3.9

Numbers of taxa and MCI scores recorded by the current survey in the Mangati Stream are illustrated in Figure 2.

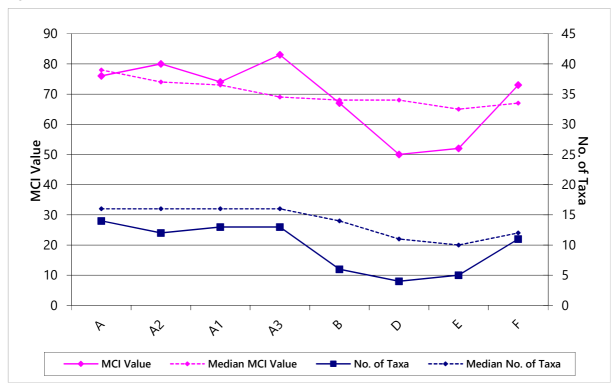


Figure 2 Numbers of taxa and MCI values recorded at sites in the Mangati Stream by the current survey

Table 8 Macroinvertebrate fauna of the Mangati Stream sampled on 26 October 2017

	Site Number		Α	A2	A1	A3	В	D2	E	F
Taxa List	Site Code	MCI	MGT000488	MGT000490	MGT000491	MGT000497	MGT000500	MGT000512	MGT000520	MGT000550
	Sample Number	score	FWB17347	FWB17348	FWB17349	FWB17350	FWB17351	FWB17352	FWB17353	FWB17354
NEMERTEA	Nemertea	3	R	-	-	-	-	-	-	-
NEMATODA	Nematoda	3	R	-	-	-	-	-	-	-
ANNELIDA (WORMS)	Oligochaeta	1	Α	С	VA	XA	VA	XA	VA	Α
	Lumbricidae	5	С	-	С	R	-	-	-	-
MOLLUSCA	Potamopyrgus	4	С	С	Α	XA	С	Α	R	XA
CRUSTACEA	Ostracoda	1	R	-	-	-	-	-	-	-
	Paracalliope	5	Α	VA	Α	С	-	-	-	-
	Talitridae	5	-	-	-	R	-	-	-	-
	Paratya	3	-	-	-	-	-	-	-	R
EPHEMEROPTERA (MAYFLIES)	Austroclima	7	A	А	A	R	R	-	-	-
PLECOPTERA (STONEFLIES)	Zelandobius	5	-	-	R	-	-	-	-	-
COLEOPTERA (BEETLES)	Dytiscidae	5	-	-	-	-	-	-	-	R
, ,	Hydrophilidae	5	-	-	-	R	-	-	-	-
	Staphylinidae	5	-	-	-	-	-	-	-	R
TRICHOPTERA (CADDISFLIES)	Hydrobiosis	5	R	R	С	-	-	-	-	-
	Psilochorema	6	R	R	-	-	-	-	-	-
	Oxyethira	2	-	R	R	С	-	-	-	-
	Triplectides	5	R	R	-	С	-	-	-	R
DIPTERA (TRUE FLIES)	Aphrophila	5	-	R	-	-	-	-	-	Α
	Hexatomini	5	-	-	R	R	-	-	-	-
	Chironomus	1	-	-	R	-	-	-	-	-
	Maoridiamesa	3	-	-	-	-	R	-	-	R
	Orthocladiinae	2	Α	Α	Α	Α	VA	Α	А	Α
	Polypedilum	3	Α	Α	С	-	Α	С	С	С
	Empididae	3	-	-	-	-	-	-	R	-
	Austrosimulium	3	С	VA	VA	R	-	-	-	-
	Tanyderidae	4	-	-	-	-	-	-	-	R
ACARINA (MITES)	Acarina	5	-	-	-	R	-	-	-	-
	No	of taxa	14	12	13	13	6	4	5	11
		MCI	76	80	74	83	67	50	52	73
		SQMCIs	3.7	4.0	2.8	2.5	1.7	1.2	1.3	3.9
	EP	T (taxa)	4	4	3	2	1	0	0	1
	%EP	T (taxa)	29	33	23	15	17	0	0	9
'Tolerant' taxa	'Moderately sensitive' taxa					'Highly sensit	ive' taxa			

 $R = Rare \qquad C = Common \qquad A = Abundant \qquad VA = Very \ Abundant \qquad XA = Extremely \ Abundant$

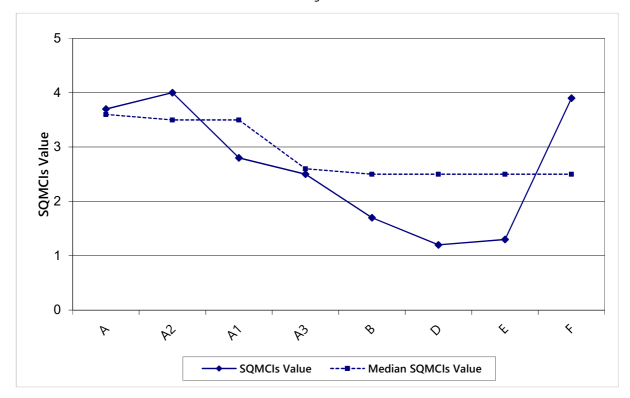


Figure 3 SQMCI_s values recorded at sites in the Mangati Stream by the current survey

Site A (20m upstream of the swampy tributary)

A moderately low macroinvertebrate community richness of 14 taxa was found at site A ('control' site) at the time of the survey (Table 7). This was two taxa lower than the historical median for this site (16 taxa) and two taxa higher than the previous survey (12 taxa) in April 2017 (Table 7, Figure 4).

The MCI score of 76 units indicated a community of 'poor' biological health which was not significantly lower (Stark, 1998) than the median MCI score of 78 units. The MCI score was significantly higher (Stark, 1998) than the preceding survey (67 units) which was the fourth lowest score ever recorded at this site in 46 surveys.

The SQMCI_S score of 3.7 units was not significantly different (Stark, 1998) to the median SQMCI_S score of 3.6 units (Stark, 1998) and was significantly higher compared to the previous survey (4.7 units) (Table 7).

The community was characterised by two, 'moderately sensitive' taxa [amphipod (*Paracalliope*) and mayfly (*Austroclima*)] and three 'tolerant' taxa [oligochaete worms and midges (Orthocladiinae and *Polypedilum*) (Table 8).

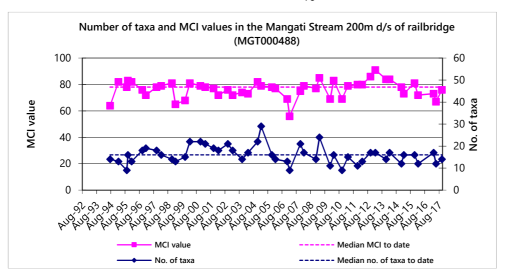


Figure 4 Numbers of taxa and MCI values recorded at site A to date

Site A2 (100m downstream of the swampy tributary)

A moderately low macroinvertebrate community richness of 12 taxa was found at site A2, downstream of a discharge from Tegel Poultry (Table 7). This was four taxa lower than the historical median (16 taxa) for this site and one taxon lower than the previous survey (13 taxa) (Table 7, Figure 5).

The MCI score of 72 units indicated a community of 'poor' biological health which was not significantly different (Stark, 1998) to the median MCI score of 74 units. The MCI score was (also not significantly different (Stark, 1998)/equal) to the preceding survey (72 units).

The SQMCI_S score of 4.0 units was not significantly different (Stark, 1998) to the median MCI score of 3.5 units (Stark, 1998) and to the previous survey (3.2 units) (Table 7).

The community was characterised by two, 'moderately sensitive' taxa [amphipod (*Paracalliope*) and mayfly (*Austroclima*)] and three 'tolerant' taxa [midges (Orthocladiinae and *Polypedilum*), and sandfly *Austrosimulium*] (Table 8).

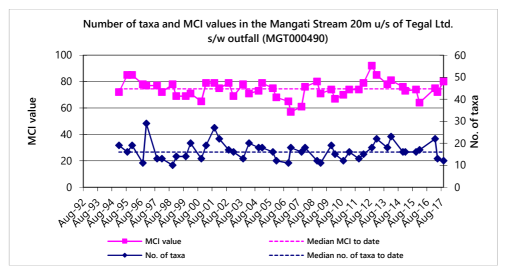


Figure 5 Numbers of taxa and MCI values recorded at site A2 to date

Site A1 (50m upstream of De Havilland Drive)

A moderately low macroinvertebrate community richness of 13 taxa was found at site (Table 7). This was slightly lower than the historical median for this site (16 taxa) and the previous survey (14 taxa) (Table 7, Figure 6).

The MCI score of 74 units indicated a community of 'poor' biological health which was not significantly different (Stark, 1998) to the median MCI score of 73 units and to the preceding survey (71 units).

The SQMCl_S score of 2.8 units was not significantly different (Stark, 1998) to the median MCl score of 3.5 units (Stark, 1998) and was significantly lower than the previous survey (3.7 units) (Table 7).

The community was characterised by two, 'moderately sensitive' taxa [amphipod (*Paracalliope*) and mayfly (*Austroclima*)] and three 'tolerant' taxa [oligochaete worms, midge (Orthocladiinae), and sandfly *Austrosimulium*] (Table 8).

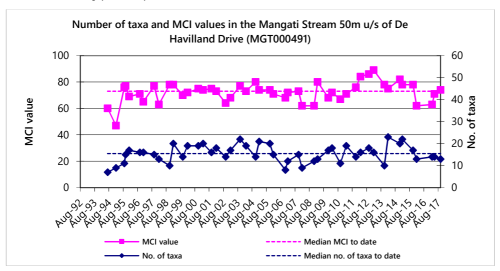


Figure 6 Numbers of taxa and MCI values recorded at site A1 to date

Site A3 (10m upstream of Connett Road)

A moderately macroinvertebrate community richness of 13 taxa was found at site A3 (Table 7). This was three taxa lower than the historical median for this site (16 taxa) and slightly lower than the previous survey (14 taxa) (Table 7, Figure 7).

The MCI score of 83 units indicated a community of 'fair' biological health which was significantly higher (Stark, 1998) than the median MCI score of 69 units. The MCI score was also significantly higher (Stark, 1998) than the preceding survey (63 units) and was the highest MCI score recorded at the site to date (by two units/with the previous highest being a score of 81 units.)

The SQMCI_S score of 2.5 units was not significantly different (Stark, 1998) to the median MCI score of 2.6 units) and to the preceding survey (1.7 units) (Table 7).

The community was characterised by three 'tolerant' taxa [oligochaete worms, snails (*Potamopyrgus*), and midge (Orthocladiinae)] (Table 8).

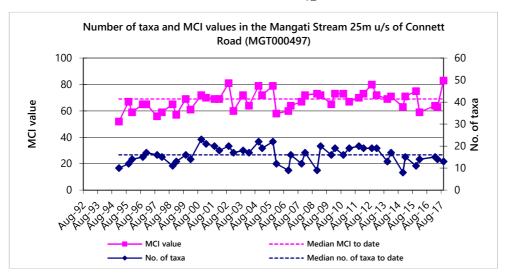


Figure 7 Numbers of taxa and MCI values recorded at site A3 to date

Site B (Upstream of the industrial tributary)

A very low macroinvertebrate community richness of six taxa was found at site B, which is in the wetland that receives discharges form a large industrial area and discharges to the Mangati Stream(Table 7) This was eight taxa lower than the historical median for this site (14 taxa) and three taxa lower than the previous survey (9 taxa) (Table 7, Figure 8).

The MCI score of 67 units indicated a community of 'poor' biological health which was not significantly different (Stark, 1998) to the median MCI score of 68 units. The MCI score was also not significantly different (Stark, 1998) to the preceding survey (60 units).

The SQMCI_S score of 1.7 units was not significantly different (Stark, 1998) to the median MCI score of 2.5 units and the previous survey (2.5 units) (Table 7).

The community was characterised by three 'tolerant' taxa [oligochaete worms and midges (Orthocladiinae and *Polypedilum*)] (Table 8).

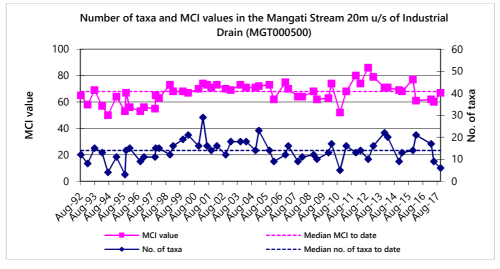


Figure 8 Numbers of taxa and MCI values recorded at site B to date

Site D2 (20m downstream of SH3)

An extremely low macroinvertebrate community richness of only four taxa was found at site D2, below the industrial drain and wetlands high flow level outlet from pond 4 (Table 7). This was seven taxa lower than the historical median for this site (11 taxa), fourteen taxa lower than the previous survey (18 taxa) and was the lowest recorded taxa richness at the site to date with the previous lowest being five taxa (Table 7, Figure 9).

The MCI score of 50 units indicated a community of 'very poor' biological health which was significantly lower (Stark, 1998) than the median MCI score of 68 units. The MCI score was also significantly lower (Stark, 1998) than the preceding survey (73 units).

The SQMCI_S score of 1.2 units was significantly lower (Stark, 1998) than the median MCI score of 2.5 units but not significantly different to the previous survey (1.6 units) (Table 7).

The community was characterised by three 'tolerant' taxa [oligochaete worms, snails (*Potamopyrgus*), midge (Orthocladiinae)] (Table 8).

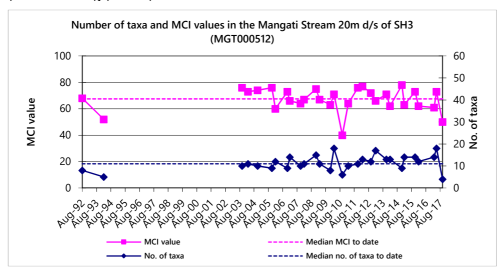


Figure 9 Numbers of taxa and MCI values recorded at site D2 to date

Site E (Te Rima footbridge)

A very low macroinvertebrate community richness of five taxa was found at site E (Table 7). This was five taxa lower than the historical median for this site (10 taxa) and six taxa lower than the previous survey (11 taxa) (Table 7, Figure 10).

The MCI score of 52 units indicated a community of 'very poor' biological health which was significantly lower (Stark, 1998) than the median MCI score of 65 units. The MCI score was also significantly lower (Stark, 1998) than the preceding survey (64 units).

The SQMCl_s score of 1.3 units was significantly lower (Stark, 1998) than the median MCl score of 2.5 units but not compared to the previous survey (2.1 units) (Table 7).

The community was characterised by two, 'tolerant', taxa [oligochaete worms, midge (Orthocladiinae)] (Table 8). Taxa abundances for the site were quite low with eight of the eleven taxa recorded as 'rare' (fewer than five individuals).

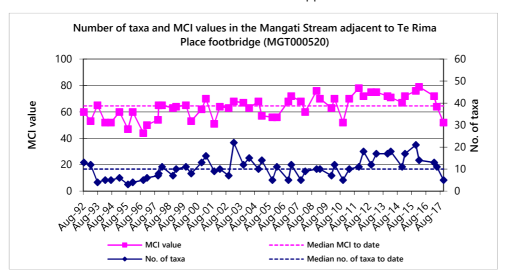


Figure 10 Numbers of taxa and MCI values recorded at site E to date

Site F (50m upstream beach)

A moderately low macroinvertebrate community richness of 11 was found at site F (Table 7). This was three taxa lower than the historical median for this site (14 taxa) and the previous survey (14 taxa) (Table 7, Figure 11).

The MCI score of 73 units indicated a community of 'poor' biological health which was not significantly different to the median MCI score for this site (67 units). The MCI score was also not significantly different (Stark, 1998) to the preceding survey (71 units).

The SQMCI_S score of 3.9 units was significantly higher (Stark, 1998) than the median score of 2.5 units and not significantly different (Stark, 1998) to the previous survey (3.6 units) (Table 7).

The community was characterised by three 'tolerant' taxa [oligochaete worms, snails (*Potamopyrgus*) and midge (Orthocladiinae)] and one 'moderately sensitive' taxon [cranefly (*Aphrophila*)] (Table 8).

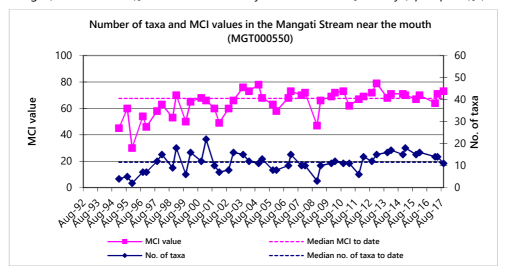


Figure 11 Numbers of taxa and MCI values recorded at site F to date

Microscopic streambed heterotrophic assessment

The microscopic heterotrophic assessments of substrate growths performed for all sites indicated an absence of any mats, plumes or dense growths of heterotrophic organisms at each of the eight sites.

Discussion and Conclusions

Macroinvertebrate richnesses among the surveyed sites differed significantly. The upper four sites had moderately low taxa richnesses (12-14 taxa) which were lower than historic medians (by 2-4 taxa) while sites B, D2 and E had very low taxa richnesses (4-6 taxa) which were significantly lower than historic medians (by 5-8 taxa). The bottom site, site F, had moderately low taxa richness which was typical for the site. The large decrease in taxa richness coupled with the very low taxa richnesses at sites B, D2 and E were indicative of a preceding toxic discharge significantly lowering taxa richness at those sites. Taxa richness is the most useful biotic indicator of acute toxic discharges. During the December 2014 survey site A3 recorded its lowest ever taxa number (eight taxa). It was suggested that a toxic discharge may have affected taxa richness (BJ272). It was noted that there may also have been some influence from the farmland through which the Mangati Stream flows at this site as there was often unrestricted stock access to the stream.

MCI scores among sites varied by a significant 30 units (50-80), a far larger range than the preceding survey (13 units), and indicated that the surveyed reach was generally in 'poor' health. MCI scores for the four upper sites were not significantly different from each other and the upper three sites were not significantly different from their respective historic median scores indicating typical conditions. There was no evidence of significant toxic discharges occurring between the top 'control' site and the two 'impact' sites immediately below the 'control' site. Site A3 had a significantly higher MCI score compared with its historic median which was also the highest ever recorded MCI score for the site indicating better than normal preceding water quality.

There was a significant decrease in MCI score from site A3 to site B by 16 units and a further significant decrease from site B to site D2 by 17 units, with sites D2 and E in 'very poor' health. This result was largely congruent with taxa richness indicating a significant decline in macroinvertebrate health at the sites below Connett Road. Site F had a MCI score which was typical for the site and significantly higher than site E indicating that there was a significant improvement in macroinvertebrate health between the two sites. This is likely to indicate a significant improvement in water quality suggesting that any toxic discharge that might have occurred did not affect the entire stream to the coast but was limited to a reach a few hundred metres downstream of Connett Road.

The SQMCI_s can be more sensitive to pollution compared with the MCI. SQMCI_s scores indicated 'fair' to 'very poor' macroinvertebrate health (Stark and Maxted, 2007). The majority of sites had SQMCI_s scores not significantly different (Stark, 1998) from historic medians but sites D and E had scores significantly lower than historic medians, congruent with the MCI results.

With regard to all three biotic indices, taxa richness, MCI and SQMCI_s scores, the decline in condition from site A3 and generally poor state of the macroinvertebrate taxa present there indicates that there were discharges below Connett Road. Though sites D and E were in poorer condition than site B, factors such as a lack of mixing could explain why a discharge above site B may have affected the macroinvertebrate communities at sites D2 and E more. Another possibility is that a separate discharge occurred between sites B and D in the reach below the wetland area. No sewage fungus occurred so any discharge was unlikely to be from a chronic organic discharge that would result in high BODs.

The composition of the macroinvertebrate communities in the Mangati Stream at the upper sites were typical for a lowland, soft-bottom stream running through farmland, an industrial area and a residential area. The communities at sites B, D2 and E were depauperate and indicative of communities recovering from toxic discharges. The communities are usually dominated by taxa that are relatively 'tolerant' to organic pollution and prefer muddy substrates e.g. oligochaete worms and snails (*Potamopyrgus*), and those 'moderately

sensitive' taxa commonly associated with macrophytes e.g. amphipods (*Paracalliope*). The results of this survey in respect to community composition are largely congruent with past results apart from the lack of taxa at sites B, D2 and E.

Previous surveys have observed evidence of urbanisation of the Mangati Stream, such as bed erosion and significantly high preceding flows. Although no such erosion was noted during the current survey, the December 2014 survey did note that site B was experiencing bank undercutting and collapse, and that this was likely to be a reflection of this urbanisation. Urbanisation of the catchment must be given regard to, due to increased subdivision in the headwaters, as there is potential for an increase in the 'flashiness' of the floods experienced by the Mangati Stream. This may become apparent with the recent installation of a continuous flow and rainfall data recording station (October 2012). This impact is likely to worsen as the new industrial subdivision around the De Havilland Drive area is developed further.

Overall, the results of the current survey indicate that macroinvertebrate health was generally 'poor' for the surveyed sites in the Mangati Stream and that there was highly likely to have been a significant, adverse discharge below Connett Road and possibly below the wetland area as well which had a significant negative impact on the macroinvertebrate communities present at sites B, D and E but not at the furthest downstream site (site F).

Summary

On 26 October 2017 eight established sampling sites in the Mangati Stream catchment were sampled using kick samples (sites B, D2, E and F), a combination of the 'kick sampling' and 'sweep-sample' techniques (sites A, A2, A1, and A3), to determine whether stormwater and wastewater discharges from the Mangati industrial area have had any adverse effects on the macroinvertebrate communities of this stream. Samples were sorted and identified to provide the number of taxa (richness), MCI score and SQMCI_s score for each site.

The MCI is a measure of the overall sensitivity of the macroinvertebrate community to the effects of organic pollution in stony streams. It is based on the presence/absence of taxa with varying degrees of sensitivity to environmental conditions. The SQMCI_s takes into account taxa abundance as well as sensitivity to pollution, and may reveal more subtle changes in communities, particularly if non-organic impacts are occurring. Significant differences in either the MCI or the SQMCI_s between sites indicate the degree of adverse effects (if any) of the discharges being monitored.

Upstream of De Havilland Drive (sites A, A2 and A1) MCI and SQMCI_s scores for the two 'impact' sites, sites A2 and A1, were similar to historical medians and did not indicate that discharges below site A were having a significant acute effect on macroinvertebrate communities present at the two sites.

Results recorded at site A3 found that it was in better than normal condition having recorded a new record high MCI score indicating 'fair' macroinvertebrate health.

Sites B, D2 and E indicated that they were in a poor state like caused by a significant acute toxic discharge below Connett Road and possibly (an additional discharge/in addition) below the wetland area as well which had a significant negative impact on the macroinvertebrate stream communities present there.

At site F there was a highly significant increase in taxa richness, MCI and SQMCI_s scores from site E suggesting water quality had significantly improved by the time it reached the coastal site.

Overall, the changes in taxa richness, MCI and SQMCIs score in the Mangati Stream indicate that it was highly likely there has been a significant acute discharge or discharges from a source downstream of Connett Road and possibly below the wetland pond areas that has had a significant negative affect on macroinvertebrate communities present at sites B, D2 and E.

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To Job Manager, Scott Cowperthwaite

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Report No DS091

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Date 21 June 2018

Biomonitoring of the Mangati Stream in relation to the Bell Block industrial area, February 2018

Introduction

The Mangati Stream is a small, lowland stream, running through Bell Block in North Taranaki. The upper reaches of this stream drain the area of farmland between Paraite Road and Corbett Road, approximately five kilometres from the coast. The farmland to the south (inland) and east of this catchment area feeds the Mangaoraka Stream.

Between the New Plymouth – Marton railway and Devon Road (along the mid reaches of the Mangati Stream) is an industrial area, which has been the source of a number of spillages in past years resulting in fish kills. The stream is capable of supporting significant native fish communities including members of the native eel, galaxiid (whitebait group) and bully families. Stormwater and wastewater discharges from this area are the primary concern in this biological monitoring programme. Consents relating to discharges in the Mangati Stream can be found in Table 1.

Table 1 Consents relating to discharges in the Mangati Stream catchment

Consent holder	Consent number
ABB Transformers	2336
OMV	3913
Greymouth Petroleum	4664
MI NZ Ltd	5987
FirstGas	4780
MCK Metals Pacific Ltd	3139
New Plymouth District Council	4302
Olex Cables	4497
Halliburton New Zealand Ltd	2337
Schlumberger Seaco Ltd	6032
Tasman Oil Tools	4812
Tegel Foods – Stock food	2335
Tegel Foods – Poultry plant	3470

This summer survey was undertaken as the second of two surveys scheduled for the 2017-2018 monitoring year. Macroinvertebrate surveys have been undertaken in the Mangati Stream since 1992, and those reports discussing surveys undertaken between 1992 and 2001 are referenced in TRC, 2009. Results of other surveys

performed in the Mangati Stream since the 2001-2002 monitoring years are discussed in various reports listed in the references in this report.

Methods

Eight established sampling sites in the Mangati Stream catchment (Table 1, Figure 1) were sampled on 28 February 2018. 'Kick samples' were collected at sites B, D2, E and F, a combination of the 'kick-sampling' and 'sweep-sample' techniques were used at sites A, A2, A1 and 'sweep-sample' only for site A3. These sampling techniques are very similar to Protocol C1 (hard-bottomed, semi-quantitative) (kick-sample) and Protocol C2 (soft-bottomed, semi-quantitative) (vegetation-sweep) of the New Zealand Macroinvertebrate Working Group (NZMWG) protocols for macroinvertebrate samples in wadeable streams (Stark et al, 2001).

Table 2 Biomonitoring sites in the Mangati Stream catchment

Site No	Site code	Grid reference	Location
А	MGT000488	E1700095 N5678043	Mangati Stream, 20 m upstream of swampy tributary
A2	MGT000490	E1700062 N5678084	Mangati Stream, 100 m downstream of swampy tributary
A1	MGT000491	E1700018 N5678166	Mangati Stream, 50 m upstream of De Havilland Drive
A3	MGT000497	E1699775 N5678573	Mangati Stream, 10 m above Connett Road
В	MGT000500	E1699596 N5678691	Mangati Stream above the industrial tributary, below wetland
D2	MGT000512	E1699513 N5678787	Mangati Stream, 20 m downstream SH3
E	MGT000520	E1699385 N5679103	Mangati Stream, 400 m below Devon Road
F	MGT000550	E1699215 N5680409	Mangati Stream, 50 m above Bell Block beach

Samples were preserved with Kahle's Fluid for later sorting and identification under a stereomicroscope according to Taranaki Regional Council methodology using protocol P1 of NZMWG protocols for sampling macroinvertebrates in wadeable streams (Stark et al. 2001). Macroinvertebrate taxa found in each sample were recorded as shown in Table 3:

Table 3 Macroinvertebrate abundance categories

Abundance category	Number of individuals
R (rare)	1-4
C (common)	5-19
A (abundant)	20-99
VA (very abundant)	100-499
XA (extremely abundant)	500+

Stark (1985) developed a scoring system for macroinvertebrate taxa according to their sensitivity to organic pollution in stony New Zealand streams (HBMCI). Recently, a similar scoring system has been developed for macroinvertebrate taxa found in soft bottomed streams (Stark and Maxted, 2004, 2007) (SBMCI). The SBMCI has been used in a number of biomonitoring reports since its inception, and results to date suggest that it is not as effective at assessing the impacts of organic pollution as the HBMCI. For example, results from the February 2008 Mangati survey found a relatively unchanged SBMCI score at a site which had thick growths of sewage fungus (Jansma, 2008b). Therefore this index is considered less appropriate for the assessment of macroinvertebrate communities possibly affected by industrial discharges. Any subsequent reference to MCI refers to the HBMCI.

Highly 'sensitive' taxa were assigned the highest scores of 9 or 10, while the most 'tolerant' forms scored 1. Sensitivity scores for certain taxa have been modified in accordance with Taranaki experience. By averaging the scores obtained from a list of taxa collected from one site and multiplying by a scaling factor of 20, a Macroinvertebrate Community Index (MCI) value was obtained. The MCI is a measure of the overall sensitivity of macroinvertebrate communities to the effects of organic pollution. A gradation of biological water quality conditions based upon MCI ranges which has been adapted for Taranaki streams and rivers (TRC, 2013) from Stark's classification (Stark, 1985 and Boothroyd and Stark, 2000) (Table 3). More 'sensitive' communities inhabit less polluted waterways. A difference of 10.83 units or more in MCI values is considered significantly different (Stark 1998).

A gradation of biological water quality conditions based upon MCI ranges has been adapted for Taranaki streams and rivers (TRC, 2013) from Stark's classification (Stark, 1985 and Boothroyd and Stark, 2000) (Table 4).

Table 4 Macroinvertebrate health based on MCI and SQMCI_s ranges which has been adapted for Taranaki streams and rivers (TRC, 2018) from Stark's classification (Stark, 1985, Boothroyd and Stark, 2000, and Stark and Maxted, 2007)

Grading	MCI	SQMCIs		
Excellent	>140	>7.0		
Very Good	120-140	6.0-7.0		
Good	100-119	5.0-5.9		
Fair	80-99	4.0-4.9		
Poor	60-79	3.0-3.9		
Very Poor	<60	<3.0		

A semi-quantitative MCI value (SQMCI_s) has also been calculated for the taxa present at each site by multiplying each taxon score by a loading factor (related to its abundance), totalling these products, and dividing by the sum of the loading factors (Stark 1998 and 1999). The loading factors were 1 for rare (R), 5 for common (C), 20 for abundant (A), 100 for very abundant (VA) and 500 for extremely abundant (XA). Unlike the MCI, the SQMCI_s is not multiplied by a scaling factor of 20, so that its corresponding range of values is 20x lower. A difference of 0.83 units or more in SQMCI_s values is considered significantly different (Stark 1998).

Where necessary, sub-samples of periphyton (algae and other micro flora) were also taken from the macroinvertebrate samples and scanned under 40-400x magnification to determine the presence or absence of any mats, plumes or dense growths of bacteria, fungi or protozoa ('undesirable biological growths') at microscopic level. The presence of masses of these organisms can be an indicator of organic enrichment within a stream.

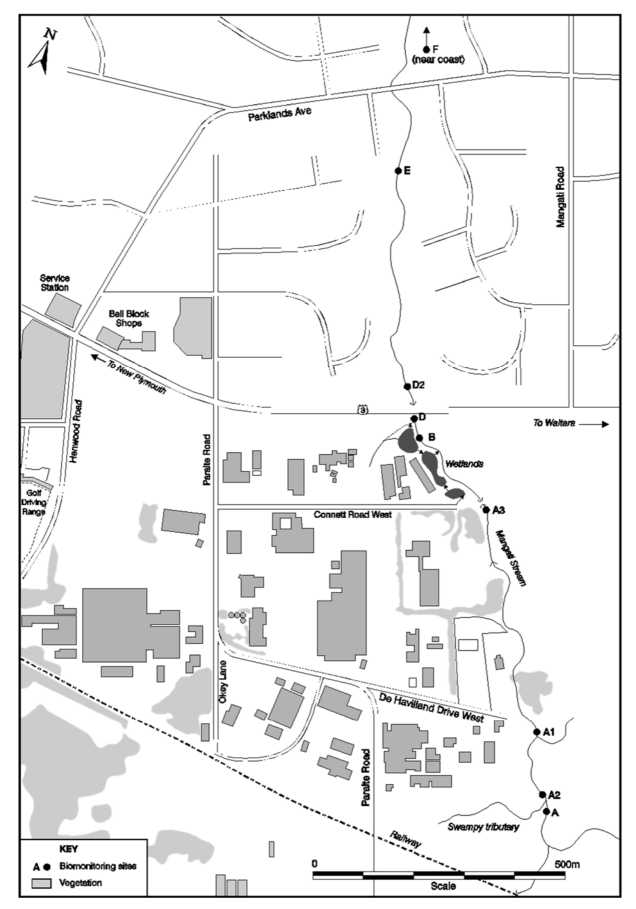


Figure 1 Sampling sites in the Mangati Stream catchment

Results

The 'industrial tributary' referred to in this report drains into the Mangati Stream immediately upstream of Devon Road (SH3), and receives stormwater and cooling water from the Bell Block industrial area. This tributary is now diverted into a series of wetland ponds to assist with treatment of the discharge (Figure 1). These ponds also receive stormwater from the Connett Road catchment, and are designed to discharge from a common point. As a result, site B monitors any potential impacts from the wetland discharge in comparison with site A3 (upstream of Connett Road). The wetland began operating in June 2004, with the flow from the 'industrial drain' directed into the two lower ponds for treatment prior to discharge to the Mangati Stream via pond 3. However, provision to progressively bypass this system during high tributary flows remains and therefore the site D2 has been used to monitor any effects of the discharges from pond 4 and this 'industrial tributary' discharge.

Site habitat characteristics and hydrology

This summer survey was performed under moderate flow conditions (three quarters of median flow), eight days after a fresh in excess of 3 times median flow and 112 days after a fresh in excess of 7 times median flow (flow gauge at Mangaoraka Stream at Corbett Rd). The survey followed a period of stable flows with two significant river freshes recorded over the preceding month. The water temperatures during the survey were in the range 17.0-18.4 °C. Water speed was swift for sites A1, A2, E and F, steady for sites A, B and D2 and slow for site A3. The water was uncoloured and clear for sites A, E and F, grey and cloudy for sites A2, A3, B and D2, and grey and clear for site A1.

The substrate type at each site is presented in Table 5. Significant silt deposition was noted in previous survey with the upper sites, excluding A2, having large amounts of silt (DS048 and DS078).

Table 5 Substrate types at each site

Site	Silt	Sand	Fine gravel	Coarse gravel	Cobble	Boulder	Bedrock	Hard clay	Wood/ root	Concrete/ gabion
Α	60	10	10					20		
A2	20							80		
A1	100									
A3	100									
В	10	5	30	15	40					
D2	20	5	40	25	10					
E	20	5	10	35	10	20				
F	15	10	10	15	50					

Typically most of the Mangati Stream sites are very weedy throughout the channel, being dominated by weed such as reed sweet grass (*Glyceria maxima*). Sites D2 and E have been the exception, due to the shade provided by the riparian vegetation but for the current survey there were macrophytes on the streambed for site D. Sites A, A2, A1 and A3 were again overgrown by reed sweet grass (*Glyceria maxima*) growth.

Table 6 Various material on the substrate for each site

Site	Algal mats	Algal filaments	Moss	Leaves	Wood	Aquatic plants	Iron oxide/ silt coating
Α	None	None	None	None	None	Edge	Yes
A2	Slippery	None	None	None	None	Edge	Yes
A1	None	None	None	None	None	Edge	None
A3	None	None	None	None	None	Edge	None
В	Patchy	Patchy	None	None	None	Edge	Yes
D2	Patchy	Patchy	None	None	None	Bed	None
Е	Patchy	None	None	None	None	None	None
F	Patchy	Widespread	None	None	None	None	None

At site A1, the stream had previously been moved to enable the installation of a culvert, for the extension of De Havilland Drive. This new channel is now stable, but due to being more incised than previously, it is unlikely that macrophytes will again be as abundant as prior to these works. However, macrophytes were present to a smaller degree, being primarily reed sweet grass. It is also important to note that a number of unnamed tributaries have been piped, as part of the development of an industrial subdivision. As a result, where these tributaries enter the Mangati Stream, smothering by iron oxide may eventuate. As noted above, siltation appears to be increasing. Other potential impacts that may occur from this piping activity include sharp flow variations at times of rain, especially if large areas are made impermeable, which could cause significant habitat instability. This was observed in the December 2014 survey at site B, where the bank was actively eroding at the time. This erosion was not as apparent in the current survey.

Macroinvertebrate communities

Past biological surveys of the Mangati Stream have recorded poor macroinvertebrate communities with limited numbers of taxa and low MCI values, particularly downstream of the industrial tributary. Small, slow flowing coastal streams draining farmland, urban and industrial areas are not expected to support a large number of macroinvertebrate taxa [e.g. median of 17 taxa: range from 1 to 30 taxa (TRC 1999, updated 2017)]. However, in past surveys the numbers found at some sites downstream of the industrial area have been unusually low. High MCI values are not expected in the lowland reaches of small, soft-bedded streams with farmland, urban or industrial catchments because few high scoring, 'sensitive' taxa are suited to these conditions [e.g. median score of 79 units: range from 47 to 103 units (TRC 1999, updated 2017)]. However, the values recorded at some sites downstream of the tributary have also been unusually low even for these conditions. A summary of previous and current results are presented in Table 7.

Table 7 Numbers of taxa and MCI values recorded in previous surveys in the Mangati Stream, together with results of the 28 February 2018 survey

	N	No of taxa				MCI value		SQMCIs value			
Site No.		Median	Range	Current survey	Median	Range	Current survey	Median	Range	Current survey	
Α	48	16	9-29	11	78	56-91	71	3.6	2.2-4.7	4.2	
A2	46	16	10-29	9	75	57-92	58	3.5	1.6-4.7	1.3	
A1	48	16	7-23	7	73	47-89	51	3.5	1.5-4.7	1.9	
A3	46	16	8-23	17	69	52-83	68	2.6	1.6-4.6	1.7	
В	54	14	3-29	15	68	50-86	65	2.5	1.1-4.5	2.5	
D2	30	11	4-18	10	68	40-78	62	2.5	1.1-3.5	2.5	
Е	52	10	3-22	10	65	44-79	76	2.5	1.1-3.9	3.5	
F	46	12	2-22	11	68	30-79	62	2.5	1.2-4.1	2.5	

Numbers of taxa and MCI scores recorded by the current survey in the Mangati Stream are illustrated in Figure 2.

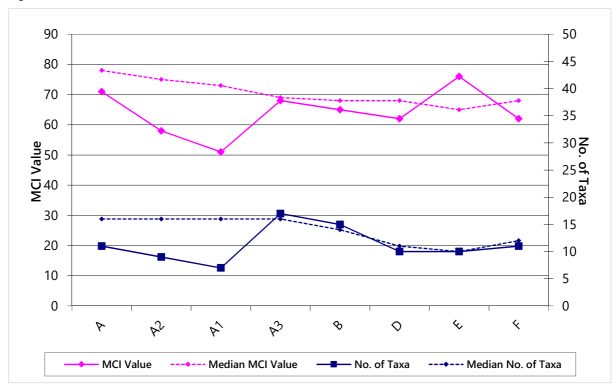


Figure 2 Numbers of taxa and MCI values recorded at sites in the Mangati Stream by the current survey

Table 8 Macroinvertebrate fauna of the Mangati Stream sampled on 28 February 2018

	Site Number		Α	A2	A1	А3	В	D2	E	F
Taxa List		MCI	MGT000488	MGT000490	MGT000491	MGT000497	MGT000500	MGT000512	MGT000520	MGT000550
	Sample Number	score	FWB18083	FWB18084	FWB18085	FWB18086	FWB18087	FWB18088	FWB18089	FWB18090
COELENTERATA	Coelenterata	3	-	-	-	-	-	R	-	-
PLATYHELMINTHES		2				_	6			
(FLATWORMS)	Cura	3	-	-	-	R	С	R	-	-
NEMERTEA	Nemertea	3	С	-	R	С	С	R	С	-
ANNELIDA (WORMS)	Oligochaeta	1	VA	XA	VA	XA	XA	XA	VA	VA
	Lumbricidae	5	R	-	-	-	R	-	R	R
HIRUDINEA (LEECHES)	Hirudinea	3	-	С	-	С	R	-	-	-
MOLLUSCA	Physa	3	-	-	-	R	-	R	-	-
	Potamopyrgus	4	XA	Α	Α	VA	XA	XA	XA	VA
	Sphaeriidae	3	-	R	-	-	R	-	-	-
CRUSTACEA	Ostracoda	1	R	Α	С	С	R	R	-	-
	Isopoda	5	-	-	-	R	-	-	R	-
	Paracalliope	5	XA	Α	Α	Α	-	-	-	-
	Talitridae	5	-	-	-	-	R	-	-	-
EPHEMEROPTERA		-	_							
(MAYFLIES)	Austroclima	7	R	-	-	-	-	-	-	-
COLEOPTERA (BEETLES)	Dytiscidae	5	-	-	-	R	-	-	-	-
	Hydrophilidae	5	-	-	-	R	-	-	-	-
TRICHOPTERA	I budua bia aia	_	_			_	_	_		
(CADDISFLIES)	Hydrobiosis	5	-	-	-	-	-	-	-	R
	Oxyethira	2	-	-	-	-	R	-	-	С
	Triplectides	5	R	R	-	R	R	R	С	-
DIPTERA (TRUE FLIES)	Aphrophila	5	-	-	-	-	-	-	-	С
	Limonia	6	-	-	-	-	-	R	R	-
	Zelandotipula	6	-	-	-	-	R	-	-	-
	Chironomus	1	С	С	Α	С	С	-	-	С
	Orthocladiinae	2	R	-	-	С	R	R	С	С
	Polypedilum	3	-	R	С	-	-	-	-	R
	Paradixa	4	-	-	-	R	-	-	-	-
	Empididae	3	-	-	-	-	-	-	-	R
	Austrosimulium	3	-	-	-	R	-	-	R	R
	Tanyderidae	4	-	-	-	-	-	-	С	-
ACARINA (MITES)	Acarina	5	R	-	-	С	R	-	-	-
	N	o of taxa	11	9	7	17	15	10	10	11
		MCI	71	58	51	68	65	62	76	62
		SQMCIs	4.2	1.3	1.9	1.7	2.5	2.5	3.5	2.5
	E	PT (taxa)	2	1	0	1	1	1	1	1
		PT (taxa)		11	0	6	7	10	10	9
	'Moderately									
'Tolerant' taxa	'Highly sensitive' taxa									

 $R = Rare \qquad C = Common \qquad A = Abundant \qquad VA = Very \ Abundant \qquad XA = Extremely \ Abundant$

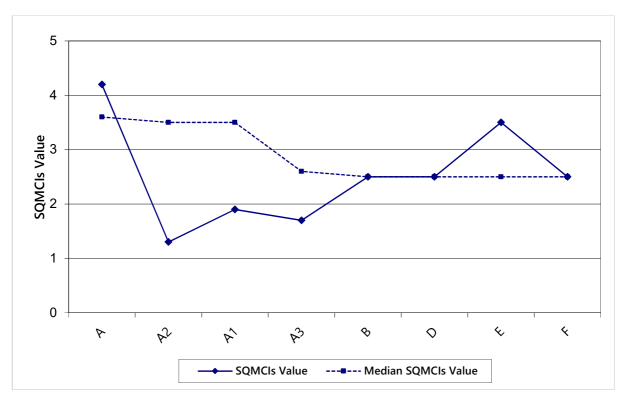


Figure 3 SQMCI_s values recorded at sites in the Mangati Stream by the current survey

Site A (20m upstream of the swampy tributary)

A moderately low macroinvertebrate community richness of 11 taxa was found at site A ('control' site) at the time of the survey (Table 7). This was five taxa lower than the historical median for this site (16 taxa) and three taxa lower than the previous survey (14 taxa) in October 2017 (Table 7, Figure 4).

The MCI score of 71 units indicated a community of 'poor' biological health which was not significantly lower (Stark, 1998) than the median MCI score of 78 units and the preceding survey (76 units).

The SQMCI_S score of 4.2 units was not significantly different (Stark, 1998) to the median SQMCI_S score of 3.6 units (Stark, 1998) and to the previous survey (3.7 units) (Table 7).

The community was characterised by one 'moderately sensitive' taxon [amphipod (*Paracalliope*)] and two 'tolerant' taxa [oligochaete worms and snails (*Potamopyrgus*)] (Table 8).

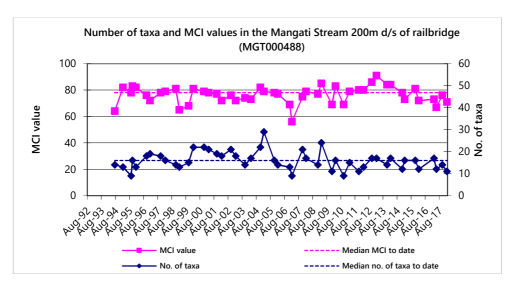


Figure 4 Numbers of taxa and MCI values recorded at site A to date

Site A2 (100m downstream of the swampy tributary)

A low macroinvertebrate community richness of nine taxa was found at site A2, downstream of a discharge from Tegel Poultry (Table 7). This was seven taxa lower than the historical median (16 taxa) for this site and three taxa lower than the previous survey (12 taxa) (Table 7, Figure 5). The taxa richness was the lowest recorded at the site to date.

The MCI score of 58 units indicated a community of 'very poor' biological health which was significantly lower (Stark, 1998) than the median MCI score of 75 units and to the preceding survey (72 units). The score was only one unit higher than the lowest score ever recorded at the site.

The SQMCI_S score of 1.3 units was significantly lower (Stark, 1998) than the median MCI score of 3.5 units (Stark, 1998) and to the previous survey (4.0 units). The score was the lowest score to date (Table 7).

The community was characterised by one 'moderately sensitive' taxon [amphipod (*Paracalliope*)] and three 'tolerant' taxa [oligochaete worms, snails (*Potamopyrgus*) and sandfly (*Austrosimulium*)] (Table 8).

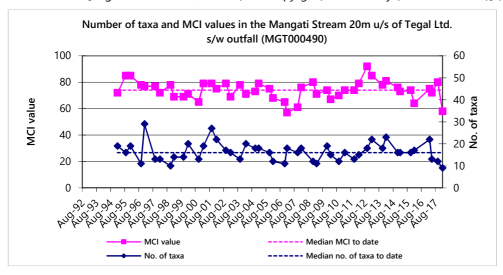


Figure 5 Numbers of taxa and MCI values recorded at site A2 to date

Site A1 (50m upstream of De Havilland Drive)

A low macroinvertebrate community richness of seven taxa was found at site (Table 7). This was significantly lower than the historical median for this site (16 taxa) and the previous survey (13 taxa) (Table 7, Figure 6). The taxa richness was the equal lowest recorded at the site.

The MCI score of 51 units indicated a community of 'very poor' biological health which was significantly lower (Stark, 1998) than the median MCI score of 73 units and to the preceding survey (74 units). The score was only four units higher than the lowest score ever recorded at the site.

The SQMCI_S score of 1.9 units was significantly lower (Stark, 1998) than the median MCI score of 3.5 units (Stark, 1998) and to the previous survey (2.8 units) (Table 7).

The community was characterised by one 'moderately sensitive' taxon [amphipod (*Paracalliope*)] and three 'tolerant' taxa [oligochaete worms, snails (*Potamopyrgus*) and midge (*Chironomus*)] (Table 8).

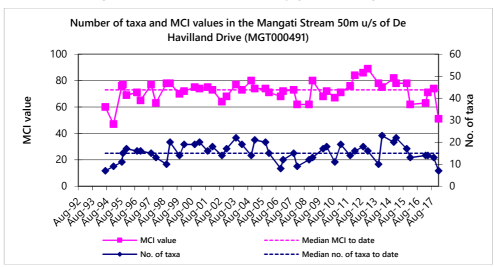


Figure 6 Numbers of taxa and MCI values recorded at site A1 to date

Site A3 (10m upstream of Connett Road)

A moderate macroinvertebrate community richness of 17 taxa was found at site A3 (Table 7). This was similar to the historical median for this site (16 taxa) and slightly higher than the previous survey (13 taxa) (Table 7, Figure 7).

The MCI score of 68 units indicated a community of 'poor' biological health which was not significantly different (Stark, 1998) to the median MCI score of 69 units. The MCI score was significantly lower (Stark, 1998) than the preceding survey (83 units) which was the highest MCI score recorded at the site to date.

The SQMCI_S score of 1.7 units was significantly lower (Stark, 1998) than the median MCI score of 2.6 units but not significantly lower than the preceding survey (2.5 units) (Table 7).

The community was characterised by one 'moderately sensitive' taxon [amphipod (*Paracalliope*)] and two 'tolerant' taxa [oligochaete worms and snails (*Potamopyrqus*)] (Table 8).

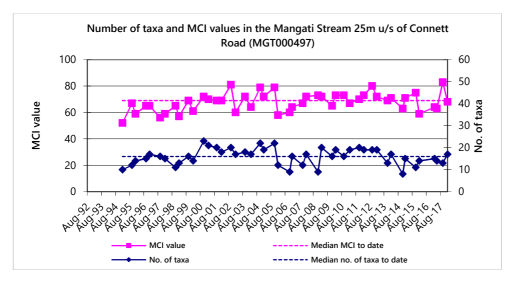


Figure 7 Numbers of taxa and MCI values recorded at site A3 to date

Site B (Upstream of the industrial tributary)

A moderately low macroinvertebrate community richness of 15 taxa was found at site B, which is in the wetland that receives discharges form a large industrial area and discharges to the Mangati Stream (Table 7) This was one taxon higher than the historical median for this site (14 taxa) and nine taxa higher than the previous survey (6 taxa) (Table 7, Figure 8).

The MCI score of 65 units indicated a community of 'poor' biological health which was not significantly different (Stark, 1998) to the median MCI score of 68 units. The MCI score was also not significantly different (Stark, 1998) to the preceding survey (67 units).

The SQMCI_S score of 2.5 units was the same as to the median MCI score of 2.5 units and not significantly different (Stark, 1998) to the previous survey (1.7 units) (Table 7).

The community was characterised by two 'tolerant' taxa [oligochaete worms and snails (*Potamopyrgus*)] (Table 8).

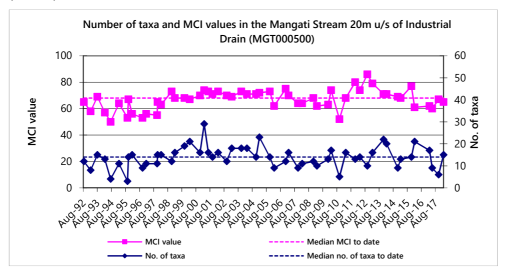


Figure 8 Numbers of taxa and MCI values recorded at site B to date

Site D2 (20m downstream of SH3)

A low macroinvertebrate community richness of ten taxa was found at site D2, below the industrial drain and wetlands high flow level outlet from pond 4 (Table 7). This was one taxon lower than the historical median for this site (11 taxa) and six taxa higher than the previous survey (4 taxa) (Table 7, Figure 9).

The MCI score of 62 units indicated a community of 'poor' biological health which was not significantly different (Stark, 1998) to the median MCI score of 68 units. The MCI score was significantly higher (Stark, 1998) than the preceding survey (50 units).

The SQMCI_S score of 2.5 units was the same as the median MCI score of 2.5 units and significantly higher than the previous survey (1.2 units) (Table 7).

The community was characterised two 'tolerant' taxa [oligochaete worms and snails (*Potamopyrgus*)] (Table 8).

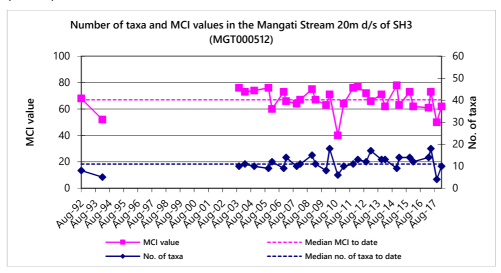


Figure 9 Numbers of taxa and MCI values recorded at site D2 to date

Site E (Te Rima footbridge)

A low macroinvertebrate community richness of ten taxa was found at site E (Table 7). This was the same as the historical median for this site (10 taxa) and five taxa higher than the previous survey (5 taxa) (Table 7, Figure 10).

The MCI score of 76 units indicated a community of 'poor' biological health which was significantly higher (Stark, 1998) than the median MCI score of 65 units. The MCI score was also significantly higher (Stark, 1998) than the preceding survey (52 units).

The SQMCI_S score of 3.5 units was significantly higher (Stark, 1998) than the median MCI score of 2.5 units and the previous survey (1.3 units) (Table 7).

The community was characterised two 'tolerant' taxa [oligochaete worms and snails (*Potamopyrgus*)] (Table 8).

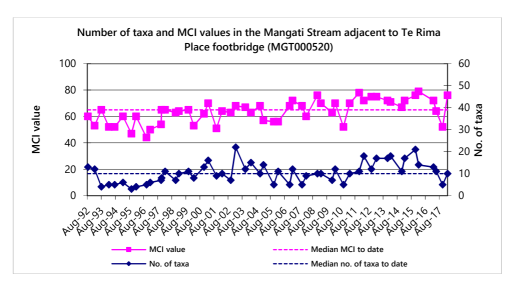


Figure 10 Numbers of taxa and MCI values recorded at site E to date

Site F (50m upstream beach)

A moderately low macroinvertebrate community richness of 11 was found at site F (Table 7). This was one taxon lower than the historical median for this site (12 taxa) and the previous survey (11 taxa) (Table 7, Figure 11).

The MCI score of 62 units indicated a community of 'poor' biological health which was not significantly different to the median MCI score for this site (68 units). The MCI score was significantly lower (Stark, 1998) than the preceding survey (73 units).

The SQMCI_S score of 2.5 units was the same as the median score of 2.5 units and significantly lower (Stark, 1998) than the previous survey (3.9 units) (Table 7).

The community was characterised by two 'tolerant' taxa [oligochaete worms and snails (*Potamopyrgus*)] (Table 8).

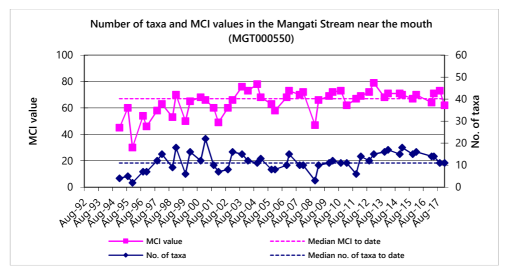


Figure 11 Numbers of taxa and MCI values recorded at site F to date

Microscopic streambed heterotrophic assessment

The microscopic heterotrophic assessments of substrate growths performed for all sites indicated an absence of any mats, plumes or dense growths of heterotrophic organisms at each of the eight sites.

Discussion and Conclusions

Macroinvertebrate richnesses among the surveyed sites differed by up to ten taxa. The three upper sites had relatively low richnesses (7-11 taxa) while the two mid-reach sites A3 and B had moderate levels of taxa richness (15-17 taxa). The upper three sites were between five and nine taxa lower than historic medians while the lower sites had typical low levels of taxa richness. Sites A2 and A1 had particularly low taxa richnesses with site A2 recording its lowest ever taxa richness and site A1 equalling its lowest ever taxa richness. During the December 2014 survey site A1 recorded its lowest ever taxa richness (eight taxa). It was suggested that a toxic discharge may have affected taxa richness (BJ272). It was noted that there may also have been some influence from the farmland through which the Mangati Stream flows at this site as there was often unrestricted stock access to the stream. Site A, the 'control' site also had relatively low taxa richness, only two taxa more than its lowest ever result. It appears that seasonal conditions or upstream affects may have been the cause of the low taxa richness but toxic discharges can also not be ruled out.

The composition of the macroinvertebrate communities in the Mangati Stream at the upper sites were typical for a lowland, soft-bottom stream running through farmland, an industrial area and a residential area. The communities at sites A2 and A1 were depauperate and indicative of communities recovering from toxic discharges. The communities are usually dominated by taxa that are relatively 'tolerant' to organic pollution and prefer muddy substrates e.g. oligochaete worms and snails (*Potamopyrgus*), and those 'moderately sensitive' taxa commonly associated with macrophytes e.g. amphipods (*Paracalliope*). The results of this survey in respect to community composition are largely congruent with past results.

MCI scores among sites varied by a significant 25 units (51-76), a range that was comparable with the preceding survey (30 units), but still larger than usual. MCI scores indicated that the surveyed reach was in 'poor' health except for sites A2 and A1 which were in 'very poor' health and recorded scores close to their lowest ever. There was a significant decline from site A to site A2 by 13 units and a further decline of seven units between sites A2 and A1. The other sites, A3-F, had scores that were not significantly different to historic and site A medians except for site E which was significantly higher than its historic median.

The SQMCI_s can be more sensitive to pollution compared with the MCI. SQMCI_s scores indicated 'fair' to 'very poor' macroinvertebrate health (Stark and Maxted, 2007). The SQMCI_s scores were highly congruent with MCI scores. Sites A2, A1 and A3 had scores significantly lower than historic medians while site E had a score significantly higher than its historic median.

With regard to all three biotic indices, taxa richness, MCI and SQMCI_s scores, the decline in condition at sites A2 and A1 compared with the upstream 'control' site and generally poor state of the macroinvertebrate taxa present there indicates that there were likely discharges below site A. No sewage fungus was present so any discharge was unlikely to be from a chronic organic discharge that would elevate BOD. However, any potential discharges entering the Mangati between sites A and A2 did not appear to have a significant effect at the mid and lower reach sites.

Previous surveys have observed evidence of urbanisation of the Mangati Stream, such as bed erosion and significantly high preceding flows. Although no such erosion was noted during the current survey, the December 2014 survey did note that site B was experiencing bank undercutting and collapse, and that this was likely to be a reflection of this urbanisation. Urbanisation of the catchment must be given regard to, due to increased subdivision in the headwaters, as there is potential for an increase in the 'flashiness' of the floods experienced by the Mangati Stream. This may become apparent with the installation of a continuous flow and rainfall data recording station (October 2012). This impact is likely to worsen as the new industrial subdivision around the De Havilland Drive area is developed further.

Overall, the results of the current survey indicate that macroinvertebrate health was generally 'poor' for the surveyed sites in the Mangati Stream and that there was likely to have been discharges below site A, the

'control' site, which had a significant negative impact on the macroinvertebrate communities present at sites A2 and A1.

Summary

On 28 February 2018 eight established sampling sites in the Mangati Stream catchment were sampled using 'kick samples' (sites B, D2, E and F), a combination of the 'kick sampling' and 'sweep-sample' techniques (sites A, A2, A1), and 'sweep-sample' only (site A3) to determine whether stormwater and wastewater discharges from the Mangati industrial area have had any adverse effects on the macroinvertebrate communities of this stream. Samples were sorted and identified to provide the number of taxa (richness), MCI score and SQMCI_s score for each site.

The MCI is a measure of the overall sensitivity of the macroinvertebrate community to the effects of organic pollution in stony streams. It is based on the presence/absence of taxa with varying degrees of sensitivity to environmental conditions. The SQMCI_s takes into account taxa abundance as well as sensitivity to pollution, and may reveal more subtle changes in communities, particularly if non-organic impacts are occurring. Significant differences in either the MCI or the SQMCI_s between sites indicate the degree of adverse effects (if any) of the discharges being monitored.

Upstream of De Havilland Drive (sites A, A2 and A1) MCI and SQMCI_s scores for the two 'impact' sites, sites A2 and A1, were similar significantly lower than historical medians and to the 'control' site and which indicated that discharges below site A were having a significant acute effect on macroinvertebrate communities present at the two sites.

Sites A3, B, D2 and F indicated that they were in typical condition while at site E there was a highly significant increase in MCI and SQMCI_s scores indicating better than normal health, though all the sites were still in 'poor' health.

Overall, the changes in taxa richness, MCI and SQMCIs score in the Mangati Stream indicate that it was likely there has been a significant discharge or discharges from a source downstream of site A that negatively impacted the macroinvertebrate communities at sites A2 and A1.

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Appendix III

Rule 23 of the Regional Freshwater Plan (permitted stormwater rule)

Discharge of stormwater

Policy Reference	
Control/Discretion	
Notification	
Classification	Permitted
Standards/Terms/Conditions	The discharge shall not originate from any industrial or trade premise where the active area of the site is greater than 0.5 ha, unless there is an interceptor system in place that is designed and managed so that it will keep stormwater from entraining contaminants; The discharge shall not originate from any industrial or trade premise where hazardous substances are used, stored or potentially spilt unless: (i) there is an interceptor system in place that is designed and managed so that it will keep stormwater from entraining contaminants; or (ii) there is an interceptor system in place that is designed and managed so that it is capable of capturing contaminated stormwater and either diverting it to trade waste or contaminate such that: - any spills can be recovered: - the discharge shall not breach any other specified contaminants such that: - the discharge shall not breach any other specified condition of this rule; and a spill contingency and interceptor system maintenance plan is maintained and regularly updated for the site. The discharge shall not originate from any industrial or trade premises where the movement of rock, earth or other soil material is taking place, unless that movement is being undertaken in connection with site landscaping, or the installation, construction, maintenance or demolition of rounderdsen in contextored from a pioe of 900 mm in diameter. The discharge shall not be greater than is able to be discharge shall not be greater than is able to be
Rule	53
Activity	Discharge of stormwater into or onto land or into water (excluding those wetlands listed in Appendix II) that is not provided for by Rules 25-27

Discharge of stormwater (continued)

Policy Reference	
Control/Discretion	
Notification	
Classification Notification	Permitted
Standards/Terms/Conditions	 The discharge shall not cause significant erosion, scour or deposition; Discharge that will, or is liable to enter surface water, shall not exceed the following. 6.0-9.0 oil and grease 15 gm⁻³ Suspended solids 100 gm⁻³ BOD 5 gm⁻³ Inionised ammonia 0.02 gm⁻³ free chlorine The discharge shall not give rise to any of the following effects in receiving waters after reasonable mixing: (a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials; (b) any conspicuous change in the colour or visual clarity; (c) any emission of objectionable odour; (d) the rendering of fresh water unsuitable for consumption by farm animals. (e) any significant adverse effects on aquatic life.
Rule	
Activity	

Explanation

Rule 23 provides for the large number of stormwater discharges that have no or only minor adverse effects on the environment. A resource consent is not required for stormwater discharges to either land or water so long as the discharge can comply with the conditions of this rule. The first condition restricts discharges from industrial or trade that are over 0.5 hectares in area, unless the site has a means of ensuring that stormwater will not be contaminated [a roofed site is a good example of this]. The reference to the 'active area' of the site refers to that part of the site where industrial and trade activity is taking place, including areas on site where goods, products, hazardous substances or other materials are stored, used or potentially split, but does not include areas that are grassed; landscaped; or roofed; or carparks which are used exclusively for non-goods vehicles.

Any sites storing and/or using hazardous substances must either ensure that the stormwater cannot be contaminated [for example is the site is roofed] or that an interceptor system is designed and managed so that contaminated stormwater is diverted to trade waste or captured and contained and/or treated so that the contamination is removed and reduced. In this regard the bunding of hazardous substances and the capture and treatment of stormwater would enable the discharge of stormwater from sites under 0.5 hectares to be a permitted activity. The condition also requires that a contingency plan be maintained and regularly updated for the site.

The third condition restricts the discharge of stormwater from any industrial and trade premises where the movement of rock and other earth material is taking place, other than the types of minor works outlined in the condition. This is consistent with other rules in the Plan relating to stormwater discharges from soil disturbance activities.

Rule 23 also contains conditions relating to the receiving environment to ensure that adverse effects are avoided, remedied or mitigated. Conditions relate to both water quality [by specifying discharge limits and receiving water effects] and the quantity of water that is being discharged [to avoid erosion, scour or deposition].

