Trustpower Ltd
Patea HEP Scheme
Monitoring Programme
Annual Report
2017-2018

Technical Report 2018-100

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Executive summary

Trustpower Ltd (the Company) operates a hydroelectric power station (HEPS) located on the Patea River on Maben Road, near Hurleyville. Water is impounded behind the 82 m high Patea Dam to form Lake Rotorangi. This water is diverted through the 32 MW power station, the largest in Taranaki. This report for the period July 2017 to June 2018 describes the monitoring programme implemented by the Taranaki Regional Council (the Council) to assess the Company's environmental and consent compliance performance during the period under review, and the results and environmental effects of the Company's activities.

The Company holds 10 resource consents, which include a total of 147 conditions setting out the requirements that the Company must satisfy. The Company holds three consents to allow it to dam, take and/or use water, two consents to discharge water into the Patea River, three consents for structures associated with the scheme and two consents to discharge emissions into the air at this site.

During the monitoring period, Trustpower Ltd demonstrated an overall good level of environmental performance.

The Patea HEPS was visited two times during the monitoring period, being two site inspections. In addition, analysis was conducted of generation data, lake level data, Patea River flow and groundwater abstraction data provided by the Company. The Council also reviewed a number of reports submitted in accordance with consent conditions. There were no hydrological inspections programmed for the 2017-2018 period, but hydrological monitoring was undertaken by maintaining the McColl's Bridge flow recorder. A consent variation granted in the reported period changed the compliance point for the residual flow to McColl's Bridge, and the residual flow was increased to 2.2 cumecs. This was in response to the loss of the McColl's Quarry flow recorder in the June 2015 flood event.

The monitoring showed that overall the scheme operated within resource consent requirements for the vast majority of the period being reported. The exception to this was a breach of lake level requirements, which occurred following the lowering of lake levels for winter maintenance of a boat ramp. The Company was issued an infringement notice in relation to this non-compliance. During the reported period, the Company was fully compliant with their residual flow limits and the rise and recession rate restrictions for the lower Patea River.

The Company was required to coordinate a number of investigations and reports during the reporting period. The bulk of the monitoring work required in relation to these was undertaken prior to the 2017-2018 period and those results have been presented in previous compliance reports for the scheme. Monitoring data and draft reports for the 2017-2018 upstream and downstream fish transfers and the lower Patea River erosion investigations are currently under review. The results of this work will be presented in the 2018-2019 compliance report. The Company did not provide a report on the Lake Rotorangi sedimentation for the period under review, as required under their consent conditions. An investigation into the reasons for this has been undertaken and enforcement action was being considered by the Council at the time of writing this report. A number of other reports required from the Company are yet to be finalised via the stakeholder review process.

The Company's management of the dissolved oxygen monitoring improved and they also funded the stocking of trout into the lower Patea River in spring 2017.

There were two unauthorised incidents recorded in respect of this scheme during the period under review. These related to the matters as discussed above and this resulted in the issuing of one infringement notice (for the lake water level breach). Enforcement action is also being considered regarding the non-submission of the Lake Rotorangi sedimentation report.

During the monitoring period, the Company demonstrated a good level of environmental performance and a good level of administrative performance with the resource consents as defined in Section 1.1.4.

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.

In terms of overall environmental and compliance performance by the consent holder over the last several years, this report shows that the consent holder's performance deteriorated slightly during the period being reported.

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 is the monitoring report for the period July 2017 to June 2018 by the Taranaki Regional Council (the Council) on the monitoring programme associated with resource consents held by Trustpower Ltd (the Company) in relation to the Patea Hydroelectric Power Scheme (HEPS). This scheme is located on the Patea River on Maben Road, near Hurleyville.

This report covers the results and findings of the monitoring programme implemented by the Council in respect of the consents held by the Company that relate to abstractions and discharges of water within the Patea catchment, the air discharge permits covering emissions to air from the site, and land use consents to cover the associated structures.

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 generally implements integrated environmental monitoring programmes and reports the results of the programmes jointly. This report discusses the environmental effects of the Company's use of water, land and air, and is the fifth combined annual report by the Council for the Company. Monitoring activities undertaken prior to July 2011 were reported in two separate reports, one covering monitoring of Lake Rotorangi, the other covering monitoring of the Patea River downstream of the dam.

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 the Company in the Patea River 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 Company's site/catchment.

Section 2 presents the results of monitoring during the period under review, including scientific and technical data.

Section 3 discusses the results, their interpretations, and their significance for the environment.

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

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 an activity, and may include cultural and social-economic 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 activity. 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 the 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 Company, this report also assigns them a rating for their 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.

1.2 Process description

The Patea HEPS is located on the Patea River, some 43 km upstream of the river mouth (Figure 1). Following the granting of consents in 1978 to construct a hydroelectric power station on the Patea River, work commenced on the 82 m high earth-filled dam. The dam impounds water in the Patea River to create the reservoir known as Lake Rotorangi. Lake Rotorangi is the longest man-made lake in New Zealand, being over 46 km long. It is fairly narrow, and has a surface area of approximately 6 km². The lake has storage of some 6,600 cumec-hours within the 4.5 m operational range, which is small by national standards. The scheme's 32 MW power station is however the largest hydroelectric station in Taranaki.

The original consents for the scheme expired in 2008 and applications for renewal of all consents were received on 19 November 2007. A Council hearing commenced for these consents on 3 June 2009. These consents were granted, but were subsequently appealed on 17 July 2009. This was resolved by the Environment Court, and consents were granted on 17 December 2010.

Under the original consents, the Council undertook a significant amount of monitoring of the environment associated with the dam, including Lake Rotorangi. This monitoring was reported in conjunction with consent compliance monitoring, with these reports included in the bibliography. These reports also provide some detail on historical matters.

Monitoring of the receiving environment is now required by conditions on the new consents, and as such, is coordinated by the Company, who has engaged consultants to undertake this work. The Council was also engaged to undertake some of the required monitoring. The most significant component of the receiving environment monitoring undertaken prior to consent renewal was the monitoring of Lake Rotorangi. This annual monitoring is still undertaken by the Council, but now through a State of the Environment monitoring programme. It is essentially undertaken on a cost sharing basis, with the Company funding this monitoring once every three years, in accordance with consent conditions.

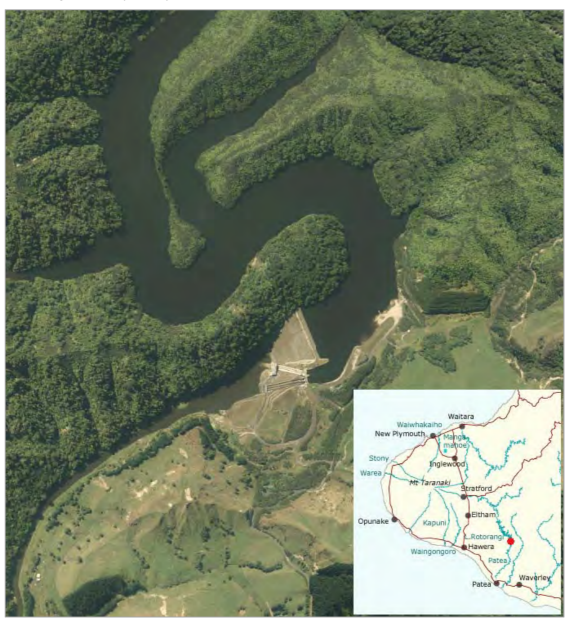


Figure 1 The Patea Dam. The red dot in the inset identifies its location within Taranaki.

1.3 Resource consents

The Company holds 10 resource consents the details of which are summarised in the table below and outlined in sections 1.3.1 to 1.3.4.

Table 1 Consents held in relation to the Patea HEP scheme

Consent number	Purpose	Granted	Review	Expires
0488-2	To use the existing Patea Dam and associated infrastructure in, on, under or over the bed of the Patea River and Lake Rotorangi for hydroelectric power generation purposes	17 December 2010	2022	1 June 2040
0489-2.3	To dam the Patea River (forming Lake Rotorangi) and divert water from Lake Rotorangi through the Scheme's intake structure, the service spillway, auxiliary spillway and emergency spillway, for hydro-electric power generation purposes	17 December 2010 Varied 29 September 2017	2022 or within two months of expert panel recommendation	1 June 2040
0491-2.1	To take and use water from Lake Rotorangi for hydro-electric power generation purposes	17 December 2010 Varied 29 September 2017	2022 or within two months of expert panel recommendation	1 June 2040
7188-1	To maintain, repair, alter and reconstruct structures and works [including but not limited to the Patea dam, log boom, auxiliary spillway, emergency spillway, flood channels, river training works and boat ramps] in, on, under or over the bed of the Patea River and Lake Rotorangi	17 December 2017	2022	1 June 2040
7190-1.1	To discharge water from the Patea power house and the main service spillway to the Patea River for hydro-electric power generation purposes	17 December 2010 Varied 29 September 2017	2022	1 June 2040
7191-1	To discharge water from the Patea Hydro-electric scheme's auxiliary spillway and emergency spillway to the Patea River via spillway creek	17 December 2010	2022	1 June 2040
7192-1	To take groundwater to provide a domestic water supply to facilities at the Patea Dam, including the powerhouse, dwellings and a camping ground	17 December 2010	2022	1 June 2040
7193-1	To discharge contaminants [including water/dust and particulate matter] into the air from moveable wet and dry abrasive blasting processes during the maintenance of plant and equipment at the Patea Hydroelectric Power Scheme	30 June 2009	No reviews remaining	1 June 2020
7194-1	To discharge contaminants [combustion products] into the air during the burning of driftwood captured by the Patea Hydroelectric Power Scheme log boom	30 June 2009	June 2022	1 June 2028
7773-1	To place and use a floating pontoon in Lake Rotorangi, including associated excavation and disturbance of the lake bed, for recreational purposes	26 January 2011	June 2022	1 June 2028

1.3.1 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.

Trustpower holds water permit **0489-2.3** to cover the damming and diversion of the Patea River from Lake Rotorangi through the intake and spillways. This permit was issued by the Council on 25 June 2009 under Section 87(e) of the RMA, and following appeal, commenced on 17 December 2010. Trustpower gained a variation to this consent in 2012, to clarify the role of submitters in the identification of boating hazards in Lake Rotorangi and again in 2016, changing how the Company is required to manage and operate the spillway gates and changing the minimum water level at which three boat ramps must be operational. As part of this variation, condition 10 of the original consent was removed. In the current monitoring period, the Company applied for and was granted the third variation to this consent, which moved the compliance point for the residual flow and increased the residual flow. Although the latest variation was granted partway through the reported period, only the varied conditions are summarised below. This consent is due to expire on 1 June 2040.

This permit includes 63 special conditions, which includes numerous monitoring requirements and associated conditions.

Condition 1 limits the rate of water that can be diverted, while conditions 2 and 3 clarify how this allocation of water does or does not affect the current and future allocation of water upstream of the dam.

Conditions 4 to 8 define the minimum flow that is to be maintained in the Patea River downstream of the dam, and allows for a lower minimum flow when less than normal rainfall reduces inflows.

Conditions 9 to 11 define the minimum and maximum allowable lake levels for winter and summer periods and allows for some flexibility in lake levels to allow for a short term electricity shortage. When such a shortage occurs, the consent holder is required to notify Council, and provide an explanation.

Condition 12 requires the consent holder to provide a real time estimate of the level of Lake Rotorangi on the internet, while condition 13 requires the installation of staff gauges at three locations.

Condition 14 requires that in consultation with the Hawera Water Ski Club and Mangamingi Residents, a survey be undertaken to identify any hazards to water skiing, and in reporting this survey provide recommendations on how to avoid, remedy or mitigate these hazards. Condition 15 then requires the publication of a full set of maps identifying these hazards to be erected at various locations and distributed to various parties.

Condition 16 requires the consent holder to construct and maintain a floating pontoon to allow improved access for boating at Pukekino Landing while condition 17 requires the electronic recording of the water level of Lake Rotorangi, and the provision of records to Council.

Conditions 18 to 22 relate to the provision of upstream and downstream fish passage facilities, with these facilities to be constructed, managed and maintained in the manner described in the associated report, required by condition 19.

Conditions 23 to 27 describe the requirements for developing a monitoring plan, including any revision of this plan. This plan is to detail the methods to be used when undertaking the receiving environment monitoring required by this consent.

Condition 28 requires the annual monitoring and reporting of the number of each fish species transferred upstream of the dam, and of the success of each spillway opening event for the downstream passage of adult eels, while conditions 29 and 30 requires the monitoring of upstream fish populations, and the

reporting of the overall impact of the fish transfer programme, including making recommendations on future management of this transfer programme.

Condition 31 requires monitoring of the ecology of the Patea River downstream of the dam, including the varial zone.

Conditions 32 to 34 requires the monitoring and reporting of the effects of the dam on trout downstream of the dam, and includes consideration of a trout restocking programme, which in itself would need to be monitored.

Conditions 35 and 36 requires monitoring and reporting of the extent, frequency, causes and effects of discharges of de-oxygenated water into the river below the Patea Dam. The report is to include recommendations for mitigating any effects or undertaking further investigations.

Condition 37 requires a one off investigation to determine the potential for fish stranding in the lower river, related to rapid reductions in water level.

Conditions 38 and 39 relate to the monitoring and reporting of sedimentation within Lake Rotorangi, and related to this is condition 40, which requires the consent holder to report on the risk to the Mangamingi Bridge from increased flooding as a result of this sedimentation, with the installation of safety devices also required.

Condition 41 requires an ecological and water quality survey of Lake Rotorangi to be undertaken every three years. This essentially requires Trustpower to fund one third of Council's annual State of the Environment monitoring of Lake Rotorangi.

Conditions 42 to 53 set out the framework for establishing an expert panel, define the role of this panel and how their input will be managed, sets out how their recommendations will be (or not) implemented, and requires stakeholder consultation as a part of this process. Related to this is the requirement for a stakeholders meeting, as required by condition 54.

Conditions 55 and 53 require the maintenance of three boat ramps, and allow for temporary access restrictions

Signs, alerting users of Lake Rotorangi and the Patea River to fluctuations in flows and water levels floating log debris are to be erected at various locations, as per condition 57, and condition 58 requires maintenance of floating booms to safeguard lake users, and to keep floating debris away from the penstocks.

Conditions 59 to 61 require the consent holder to provide water for an annual jet boat race event in the lower Patea River, where this water is available.

Conditions 62 and 63, added during the review granted in August 2016, require the consent holder to install signs at various locations, should a low lake level restrict access to the boat ramps, and requires the consent holder to notify the barge operator at the Tangahoe Valley boat ramp of any potential restriction of access to this ramp.

Condition 64 is a review provision.

Trustpower also holds water permit **0491-2.1** to cover the taking and use of water from Lake Rotorangi for generation. This permit was issued by the Council on 25 June 2009 under Section 87(e) of the RMA, and following appeal, commenced on 17 December 2010. During the reported monitoring period the Company gained a variation to vary this consent, which moved the compliance point for the residual flow, increased the residual flow and added a new condition requiring the consent holder to contribute to the maintenance of the McColl's Bridge flow recorder. Although the variation was granted partway through the reported period, only the varied conditions are summarised below. It is due to expire on 1 June 2040.

Condition 1 limits the rate of water that can be diverted, while conditions 2 and 3 clarify how this allocation of water does or does not affect the current and future allocation of water upstream of the dam.

Conditions 4 to 8 define the minimum flow that is to be maintained in the Patea River downstream of the dam, and allows for a lower minimum flow when less than normal rainfall reduces inflows.

Special condition 9 requires a report be submitted that is to consider a range of options for avoiding adult eel entrapment at the intake and is to include a recommendation of which option should be implemented. Condition 10 requires implementation of this option.

Condition 11 requires the recording of flow in the Patea River at McColl's Bridge, with records to be provided to Council.

Condition 12 requires the consent holder to contribute financially to the maintenance of the McColl's Bridge flow recording station.

Condition 13 requires all water taken, except that taken for cooling purposes, to be discharged back to the river immediately below the dam.

Condition 14 is a review provision.

Trustpower also holds water permit **7192-1** to cover the taking and use of groundwater for domestic use. This permit was issued on 30 June 2009 under Section 87(d) of the RMA. It is due to expire on 1 June 2040.

Condition 1 requires that the activity be undertaken in accordance with the application, while condition 2 limits the daily volume that is to be taken.

Condition 3 requires the installation of a water meter on the bore, and condition 4 requires the taking of records, with these records to be provided to Council.

Condition 5 states that the consent shall lapse if not exercised prior to 30 June 2014, while condition 6 is a review provision.

The permits are attached to this report in Appendix I.

1.3.2 Water discharge permit

The Company holds water discharge permit **7190-1.1** to cover the discharge of water from the Patea power house and spillway to the Patea River, for hydroelectric power generation. This permit was issued by the Council on 25 June 2009 under Section 87(e) of the RMA, and following appeal, commenced on 17 December 2010. In the current monitoring period, the Company applied for and was granted a variation to this consent, which moved the compliance point for the residual flow and increased the residual flow. Although this variation was granted partway through the reported period, only the varied conditions are summarised below. It is due to expire on 1 June 2040.

Conditions 1 to 3 require the monitoring and reporting of the Patea River downstream of the dam, in order to assess the extent of erosion that is or is not occurring.

Condition 4 requires that the Patea Dam and associated components and structures are maintained to the standards recommended in the operative New Zealand Society of Large Dams, Dam Safety Guidelines (2000).

Conditions 5 to 7 require the consent holder to provide an Emergency Management Plan to the Taranaki Civil Defence Emergency Management Group, and numerous other parties, with the plan to be reviewed annually.

Condition 8 requires the measurement and recording of the rate of discharge from the Patea Powerhouse and main service spillway, with the records to be provided to Council.

Conditions 9 to 13 define the minimum flow that is to be maintained in the Patea River downstream of the dam, and allows for a lower minimum flow when less than normal rainfall reduces inflows.

Condition 14 requires the consent holder to make an annual payment to the Taranaki Tree Trust for the purpose of providing riparian management in the lower Patea River catchment.

Conditions 15 and 16 set out the allowable rise or recession rates for discharges of greater than 95 cumecs, with reference to the inflows at the time.

Condition 17 states that the consent holder shall financially contribute to the maintenance of the Patea River at Skinner Road and Mangaehu Stream at Bridge hydrographic stations.

Condition 18 is a review provision.

Trustpower also holds water discharge permit **7191-1** to cover the discharge of water from the scheme's auxiliary and emergency spillways to the Patea River. This permit was issued by the Council on 25 June 2009 under Section 87(e) of the RMA, and following appeal, commenced on 17 December 2010. It is due to expire on 1 June 2040.

Conditions 1 to 3 require the monitoring and reporting of the Patea River downstream of the dam, in order to assess the extent of erosion that is or is not occurring.

Conditions 4 and 5 set out the allowable rise or recession rates for discharges of greater than 95 cumecs, with reference to the inflows at the time.

Condition 6 is a review provision.

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

1.3.3 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.

The Company holds air discharge permit **7193-1** to cover the discharge of contaminants to air during abrasive blasting processes, when maintaining the Patea HEPS. This permit was issued by the Council on 30 June 2009 under Section 87(e) of the RMA. It is due to expire on 1 June 2020.

Condition 1 requires the consent holder to adopt the best practicable option, and condition 2 prohibits any offensive or objectionable discharge beyond the boundary of the property.

Condition 3 requires work areas to be cleared of accumulated blasting material at the end of each day, and condition 4 limits the silica and dust content of the sand.

Condition 5 requires that all operators are to be familiar with this consent, condition 6 limits the effects of the discharge on any receiving surface watercourse and condition 7 requires the items or premises to be blasted to be covered as completely as practicable.

Condition 8 requires Council to be notified if abrasive blasting or surface coating is to take place within 100 m of a watercourse, and for the consent holder to confirm that there will be no additional measures required in such a case.

Condition 9 limits the suspended particulate matter levels and dust deposition rates beyond the property boundary.

Condition 10 states that the consent shall lapse if not exercised prior to 30 June 2014, while condition 11 is a review provision.

The Company also holds air discharge permit **7194-1** to cover the discharge of contaminants to air during the burning of driftwood captured by the log boom. This permit was issued by the Council on 30 June 2009 under Section 87(e) of the RMA. It is due to expire on 1 June 2028.

Condition 1 requires the consent holder to adopt the best practicable option, and condition 2 requires the consent holder to have due regard to the direction and strength of the wind over the duration of the burning.

Condition 3 prohibits any offensive, objectionable or toxic levels of smoke or odour beyond the boundary of the property.

Condition 4 states that the activity is to undertaken in accordance with the application, and condition 5 requires that the burning is to be supervised at all times.

Condition 6 requires that the consent holder notify Council each time the burning occurs, and condition 7 requires that a record of each burning event is maintained.

Condition 8 states that the consent shall lapse if not exercised prior to 30 June 2014, while condition 9 is a review provision.

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

1.3.4 Land use permits

Section 13(1)(a) of the RMA stipulates that no person may in relation to the bed of any lake or river use, erect, reconstruct, place, alter, extend, remove, or demolish any structure or part of any structure in, on, under, or over the bed, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations.

The Company holds land use permit **0488-2** to cover the use of the Patea Dam and associated infrastructure. This permit was issued by the Council on 25 June 2009 under Section 87(e) of the RMA, and following appeal, commenced on 17 December 2010. It is due to expire on 1 June 2040.

Condition 1 requires that the Patea Dam and associated components and structures are maintained to the standards recommended in the operative New Zealand Society of Large Dams, Dam Safety Guidelines (2000).

Conditions 2 to 4 require the consent holder to provide an Emergency Management Plan to the Taranaki Civil Defence Emergency Management Group, and numerous other parties, with the plan to be reviewed annually.

Condition 5 is a review provision.

The Company also holds land use permit **7188-1** to cover the maintenance, repair, alteration and reconstruction of various structures. This permit was issued by the Council on 25 June 2009 under Section 87(e) of the RMA, and following appeal, commenced on 17 December 2010. It is due to expire on 1 June 2040.

Condition 1 limits the circumstances where maintenance can be undertaken, and condition 2 states that no contaminant shall be released to the river or lake beyond the area being worked, and prohibits the refuelling of equipment on the river or lake bed.

Condition 3 limits the allowable decrease in visual clarity caused by any works, and condition 4 requires that all material removed from the structure and surplus construction materials be removed from the river or lake bed.

Condition 5 states that dewatering of any work site will be for the minimum time necessary and includes a notification requirement, and condition 6 requires the area of disturbance to be minimised.

Condition 7 is a review provision.

The Company also holds land use permit **7773-1** to cover placement and use of a floating pontoon in Lake Rotorangi. This permit was issued by the Council on 26 January 2011 under Section 87(e) of the RMA. It is due to expire on 1 June 2028.

Condition 1 requires the structure to be constructed in accordance with the plan provided to Council, and condition 2 requires the Council be notified prior to installation.

Conditions 3 and 4 require the area of disturbance to be minimised while taking all reasonable steps to minimise sediment issues.

Condition 5 requires the structure to be removed when no longer required, and condition 6 relates to the potential discovery of archaeological remains during installation.

Condition 7 states that the consent shall lapse if not exercised prior to 30 June 2014, while condition 8 is a review provision.

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.

1.4 Monitoring programme

1.4.1 Introduction

Section 35 of the RMA sets obligations upon 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 Trustpower Patea HEPS site consisted of four primary components.

1.4.2 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.

1.4.3 Site inspections

The Patea HEPS was visited twice during the monitoring period, for the purpose of undertaking site inspections. 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. 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 Company 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 lake and locations of interest are illustrated in Figure 2.

Hydrological inspections were made a provisional component of the monitoring programme following the flooding in June 2015. These inspections were performed to confirm that residual flows were being provided as required. During the reported period a new component was added to the programme, where the consent holder contributed to the maintenance of the McColl's Bridge flow recorder site, maintained by the Council.

1.4.4 Chemical sampling

Although the monitoring programme included provisional water quality monitoring, no activities were undertaken on site that required this monitoring. This also applied to the emissions from the site and the ambient air quality in the neighbourhood related to the abrasive blasting consent, which was not exercised.

1.4.5 Data Review

The consents held for the Patea HEPS included numerous requirements relating to the monitoring of potential effects from the scheme, lower river ecology and fish passage provision and success. A number of these reports were received during the reported period, which were reviewed and, where appropriate, certified by the Council.

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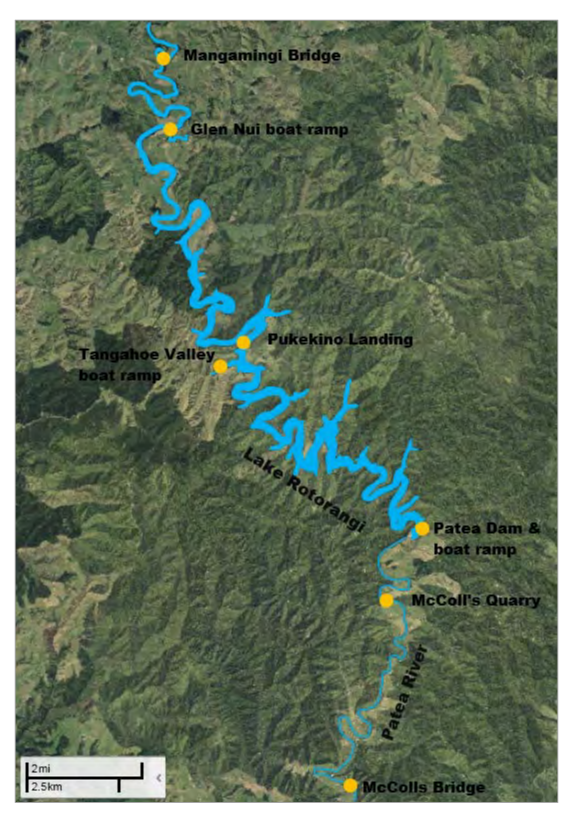


Figure 2 Lake Rotorangi, Patea Dam and the lower Patea River

2 Results

2.1 Water

2.1.1 Inspections

During the site visits various aspects of the scheme were inspected, including the boat ramps on the lake, the dam itself, and various locations where signs were required, including the Patea estuary boat ramp.

The first inspection, undertaken on 8 February 2018, found that there was adequate flow in the Patea River at McColl's Bridge, with the level of Lake Rotorangi within the normal range. The elver trap was operating and contained some elvers, although the adult eel bypass was not operating, owing to it being outside of the season that adult eels were expected to be migrating. The log boom in the lake was intact but had little accumulated debris. The signs at McColl's Bridge and Lake Rotorangi were intact. Additional observations were made during a subsequent water quality survey of Lake Rotorangi, completed on 15 February 2018. The boat ramp at Tangahoe Valley was accessible and in good condition (Photo 1), as was the boat ramp at Glen Nui. However, the staff gauge at Glen Nui was in poor condition, being on a lean. There was a lot of holiday activity at Patea Dam (Photo 2) and the pontoon at Pukekino Landing appeared to have been upgraded with the addition of a retaining wall (Photo 3)

The second inspection was performed on 28 June 2018, and found the Patea River below the dam to be high and slightly discoloured. The spillway was closed, with a moderate lake level. Neither the fish trap nor the adult eel bypass were operating, which was not unusual for this time of year. In Lake Rotorangi, there were some large logs caught in the log boom, and a moderate pile of wood awaiting burning. The Pukekino landing and Glen Nui boat ramps were checked on 21 June 2018, and found to be accessible and in good condition. The staff gauge at Pukekino was in good condition, although the staff gauge at Glen Nui was still on a lean. Signage at Glen Nui was in intact and readable.



Photo 1 Tangahoe Valley Boat Ramp, 15 February 2018



Photo 2 Patea Dam boat ramp, 15 February 2018



Photo 3 Pukekino Landing, 15 February 2018

2.1.2 Provision of company data

The Company provides data on discharge rates, abstraction rates and lake levels on a monthly basis. This data is summarised below.

2.1.2.1 Tailrace rise and recession rates

Special conditions of consents 7190-1.1.1 and 7191-1 set the limits on flow rise and recession rates into the lower Patea River by defining the relationship between flows in the Patea River above the lake and dam outflows. When the data is processed, a minimum and maximum flow is calculated, and compliance is determined by checking whether the flow released was between these two figures. The algorithm used to calculate the minimum and maximum flow uses flow data to work out the allowable rate of rise or recession. It is important therefore that when comparing the actual flow with these minimum/maximum flows that the same data record is used as was used in calculating the minimum/maximum flows. Trustpower record flow downstream of the dam in two ways. They record the water level in the tailrace, and this is converted to a flow using a rating curve, called the 'tailrace flow'. They also record the rate of generation, which is converted to flow, and this is added to the recorded spillway flow, also giving a figure for total flow downstream of the station. This is referred to as the 'total station outflow'.

Up until June 2015, the Council used the tailrace flow to calculate the allowable rise or recession rates. However, during the flood event that occurred in June 2015, flow in the Patea River exceeded the range of the tailrace recorder, and as result the Council used total station outflow to assess compliance. Through this process it was realised that this is the most appropriate flow for assessing compliance (as opposed to the tailrace flow). Therefore compliance is now assessed using the total station outflow.

During the 2017-2018 monitoring period, compliance with the rise and recession rate restrictions was good. There were some occasions where the actual flow was outside of these limits, but this only occurred at a time when the flows entering the lake changed quickly over a short period of time. This is very difficult to avoid, due to the flashy nature of the rivers draining Mount Taranaki, and meant that the station discharge was only outside of these limits for less than 30 minutes at a time.

2.1.2.2 Residual flow compliance

Consent 0489-2 included a residual flow requirement. This requirement read as follows:

"..the exercise of this consent shall not cause the flow in the Patea River, as measured at the McColl's quarry' measuring site to be less than 2.1 cubic metres per second (as an hourly average)"

Unfortunately the McColl's quarry flow recorder site was destroyed during the June 2015 flood resulting in no data being available for this site for the reported period. The Company applied to move the location at which the residual flow limit is set, and where compliance is assessed, to the Council's flow recorder located at McColl's bridge. This change came into effect in October 2017, and reads as follows:

"...the exercise of this consent shall not cause the flow in the Patea River, as measured at the 'McColl's Bridge' measuring site (site no. 34305), to be less than 2.2 cubic metres per second (as an hourly average)..."

In order to assess compliance with this condition, data recorded at McColl's Bridge was assessed (Figure 3). This analysis shows that flows were maintained above the minimum of 2.2 cumecs throughout the reported period.

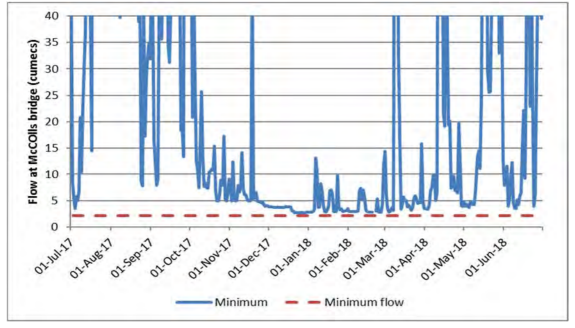


Figure 3 Daily minimum flow in the lower Patea River recorded at McColl's Bridge, 1 July 2017 – 1 July 2018

2.1.2.3 Lake Level Management

Consent 0489-2.3 sets the maximum and minimum allowable lake levels, having some regard for season, although some flexibility is allowed.

During the summer period (15 December to 15 April), the lake level is not to drop below 76 m, with the exception of a short time frame (264 hours) under special circumstances only, and it is not to drop below 75 m at all. In winter (16 April to 14 December), the lake level is not to drop below 76 m on more than 125 days, and below 75 m on more than 40 days.

Table 2 presents a summary of lake levels for the reported period, and shows that lake levels were maintained in accordance with this consent condition in winter but in summer, the lake was below 76 m for 16 days. This was treated as a non-compliance, and is further discussed in section 2.4. Figure 4 presents the lake level data for the entire 2017-2018 period, and illustrates that the lowest lake levels were recorded in November, when Trustpower lowered the lake level to undertake maintenance. Other than this period, the lake never got particularly low, remaining above 76 m for the majority of the year.

Figure 5 shows how the lake level changes with changing in-flows, and change in generation rates and spillway flows. It is clear that the lake can fill relatively quickly when a flood occurs in the headwaters, reflecting the relatively small amount of storage in Lake Rotorangi.

Table 2 Number of days that lake level was below set levels in relation to consent conditions

Season	Lake level	2011-2012	2012-2013	2013-2014	2014-2015	2015-2016	2016-2017	2017-2018
Summer (15 December – 15 April)	<76 m	0	0	0	0	0	0	16
	<75 m	0	0	0	0	0	0	0
Winter (16 April – 14 December)	<76 m	37	40	30	41	55	6	55
	<75 m	8	0	4	2	14	0	13

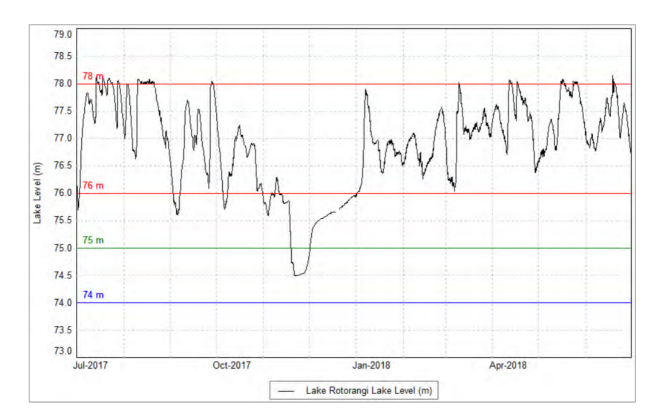


Figure 4 The change in water level of Lake Rotorangi during the 2017-2018 monitoring period.

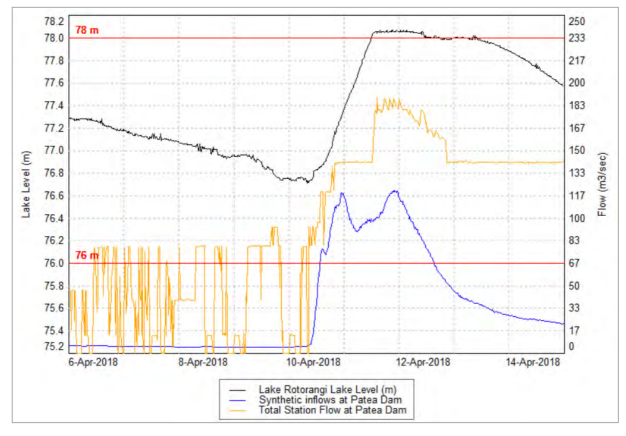


Figure 5 The relationship between lake levels, inflows and tailrace flows (generation flow plus spill-flow)

2.1.2.4 Groundwater abstraction

Consent 7192-1 limits the daily groundwater volume that is to be taken for domestic water supply at the Patea Dam, and requires records be taken of this abstraction. These records, provided as monthly totals, were analysed to provide an average daily abstracted volume. Figure 6 summarises the data provided to Council. This data indicates that at no time did the average abstraction volume exceed the limit of 12.5 m³/day. The highest rate of take was recorded in January and February, coinciding with the busiest time at the Lake Rotorangi camp ground, which is supplied water by this groundwater abstraction.

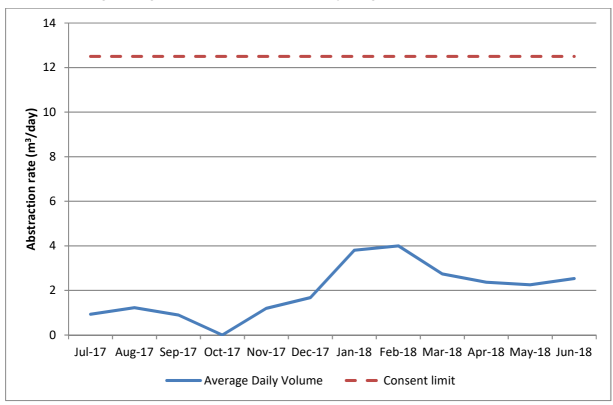


Figure 6 Average daily groundwater volume taken during the 2017-2018 period

2.1.3 Results of receiving environment monitoring

The Council did not undertake any receiving environment monitoring in the reported period. The receiving environment monitoring undertaken prior to the scheme gaining new consents is now undertaken in a separate programme, or by the Company as a requirement of consent. In addition, there were no works undertaken during the reported period that could have disturbed water quality to the extent where additional monitoring was required.

During the reported period, the Company were required to undertake and report on a number of monitoring projects. In addition, a number of reports were received which presented the results of monitoring undertaken in the 2015-2016 period. These are summarised in Table 3.

Table 3 Reports required to be submitted to Council by Trustpower over the reported period

Consent	Condition(s)	Requirement	Detail	Comments/Council Reference
0489-2.3	23	Aquatic Monitoring Plan	Six Year Review	Report received May 2017– Updated draft report received November 2018

Consent	Condition(s)	Requirement	Detail	Comments/Council Reference
	28	Fish transfers	Detail the work undertaken, and success of upstream fish transfer and spillway opening for downstream eel migration.	2016-2017: Draft report received and reviewed by Council. Final version of report awaited 2017-2018: Draft report received
	29	Upstream fish populations	Detail the results of the six-year survey of upstream fish populations	First draft received in 2016- 2017 period, final draft not yet received
	Downstream ecology		Identify and quantify the ecology of the lower Patea River, including the varial zone.	2016-2017: Final draft not yet received 2017-2018: No report required
	36	Dissolved Oxygen	Interim report	Draft received 1 October 2018
	Lake Sedimentation		Present the results of sedimentation monitoring of Lake Rotorangi	Visual Inspection: Report not yet received for 2017-2018- Enforcement action being considered
7190-1.1 & 7191-1	1	Lower Patea River erosion	Present results of lower Patea River erosion monitoring	Visual inspection & photographic survey of cross sections: Report received summer 2017-2018

Other than the annual reporting requirements, reports that are to be submitted to the Council in the following years are as follows:

- Mangamingi Bridge flood risk-condition 40, consent 0489-2.3 (There is no set date to meet this condition, however, discussion with the Company is ongoing to set a timeframe for reporting)
- Trout stocking monitoring-condition 34, consent 0489-2.3
- Dissolved oxygen monitoring-condition 36, consent 0489-2.3
- Summary report for trap and transfer plus recommendations-condition 30, consent 0489-2.3

2.1.3.1 Monitoring of upstream and downstream fish migration

A draft summary report of the 2017-2018 upstream and downstream migration results were received outside of the period under review. The Company was still confirming process for consultation with stakeholders and expert panel at that time. Preliminary results for the upstream and downstream migration results were observed during the 2018-2019 annual stakeholder meeting. Communication is ongoing with the Company to resolve finalisation of this report. The final results of these surveys will be discussed in the 2018-2019 compliance monitoring report.

The last complete migration report was presented to the Council on 8 November 2016 and Table 4 presents a summary of all fish transferred upstream of the dam since the 2011-2012 period. Included are the results for the 2016-2017 period, for which the associated report has yet to be finalised through the expert panel and stakeholder review process.

The results show that the last two reported on seasons had been the best since the consents were renewed for shortfin and longfin eel elver and also juvenile banded kokopu. Overall there had been good numbers of koaro and banded kokopu transferred. Eels continued to be the most predominant catch, with shortfin eel

the most abundant species transferred, which is typical. Although the 2015-2016 monitoring report stated that fish were also transferred into the Mangatoromiro Stream where it flows under Rawhitiroa Road, this was subsequently changed to Lake Rotorangi at the Glen Nui boat ramp. This release site was added to the programme to ensure that banded kokopu are released in a location more reflective of their expected predam distribution. As reported previously, adult lamprey were transferred in the 2015-2016 period. No adult lamprey were transferred in the 2016-2017 period.

Table 4 Summary of fish transferred into the Patea River catchment headwaters

Species	2011-2012	2012-2013	2013-2014	2014-2015	2015-2016	2016-2017	Total
Koaro	400	386	34	19	807	164	1,810
Banded kokopu	1,327	1,362	385	42	7,950	3,036	14,102
Unidentified climbing whitebait	182	0	7	41	3	103	336
Longfin eel	8,613	50,766	23,471	23,400	148,532	56,222	311,004
Shortfin eel	84,639	183,711	169,599	237,174	595,839	229,951	1,500,913
Unidentified elvers	45	0	0	0	0	0	45

In terms of the transfer of adult eels over the spillway, the numbers are variable between years. This in part reflects the variable nature of the adult eel migration, and difficulty in predicting its occurrence. The summary data is presented in Table 5. In the 2016-2017 period, only twenty eels were recorded migrating past the Patea Dam. However, the migration period was marked with a number of flood events, which resulted in the spillway being open for a number of consecutive days. It is likely that the majority of eels migrated downstream at this time and were not recorded. In the 2015-2016 period, 311 eels were passed down the spillway, and 54 eels were passed down through the new eel diverter. This compares to 59 eels transferred in the 2011-2012 period, 594 in the 2012-2013 period, 1,884 in the 2013-2014 period and 614 in the 2014-2015 period. It is likely the small number of eels recorded in the 2011-2012 period was related to limited monitoring of the transfer.

The 2016 adult eel migration was the first migration period when the eel diverter was used throughout. Monitoring of the efficacy of this new device has not yet been undertaken, and was intended to undertaken during the adult eel migration in 2018, using a variation on the methodology detailed in component 3 of the aquatic monitoring plan. However this was delayed due to excessive flows through the catchment. This monitoring is now intended to be completed during the 2019 migration. The adult eel migration monitoring methodology has yet to be finalised at the time of writing this report.

Table 5 Summary of adult eels that migrated downstream of the Patea Dam between 2011 and 2017

Monitoring year	Number of monitored spill events	Number of days where unmonitored spill events occurred	Number of eels recorded passing over spillway	Number of eels passed through bypass	Total
2011-2012	Unknown	Unknown	59	-	59
2012-2013	15	12	594	-	594
2013-2014	40	4	1,884	-	1,884
2014-2015	13	23	613	1	614

Monitoring year	Number of monitored spill events	Number of days where unmonitored spill events occurred	Number of eels recorded passing over spillway	Number of eels passed through bypass	Total
2015-2016	3	21	54	311	365
2016-2017	4	16	14	6	20

2.1.3.2 Upstream fish communities

In summer 2017, the upstream fish community survey was repeated. Although this report is yet to be finalised, the results show that longfin and shortfin eel populations in the headwaters had both increased in abundance, and had an improved size class distribution since the 2012 survey was completed. In addition, adult koaro were recorded in the upper Patea River, a species that had died out in the upper catchment prior to the change in transfer methodology. Although there was no improvement in the banded kokopu population, and no other target species recorded in the headwaters, the results of this survey show clear improvement in the upstream fish communities since 2012.

2.1.3.3 Upstream and downstream fish migration provision

The Company has already provided details of how fish are to be transferred upstream, and how adult eels are to be transferred downstream (TRC, 2015). In addition, the transfer of juvenile lamprey is not yet required, as the number of lamprey required to produce sufficient amounts of attractant pheromone makes this an impractical requirement. However, Trustpower will continue to investigate alternative methods for attracting adult lamprey to the dam, such as the release of synthetic pheromones at the dam. This requirement will be revisited in 3 to 5 years time (2018-2020), to determine whether additional work is required. This decision was made in consultation with stakeholders, principally the Department of Conservation and Ngaa Rauru.

The adult eel conveyance system was installed in the 2014-2015 period, and commissioned prior to the 2016 adult eel migration. Monitoring of this system is required, to ensure that the fish moving through it are doing so uninjured. Although this monitoring was originally planned for the late summer 2018 migration, it was delayed due to unsafe conditions below the dam preventing the initial monitoring from being completed. It is now expected that this monitoring will be undertaken in late summer 2019 with an updated methodology.

2.1.3.4 Downstream ecology

The report for the latest survey, undertaken in March 2017, is currently being reviewed. The interim results show a diverse and abundant fish community, with ten fish species were recorded, with common smelt, inanga, longfin eel and shortfin eel caught commonly, and length frequency data indicating that these species were actively recruiting. Five macrophyte species were recorded in the lower river, with total cover and channel clogginess both lower at the Quarry site than at the Bridge site. The area covered by native macrophyte species was similar at both sites, both less than 3%. The invertebrate results were indicative of 'poor' to 'fair' quality habitat, with no clear patterns emerging over the four surveys completed to date.

2.1.3.5 Lake eutrophication

The next report detailing the water quality monitoring of Lake Rotorangi is due in the 2018-2019 period. This reporting is done on a three yearly basis, with the last report submitted in the 2015-2016 period.

2.1.3.6 Effects on trout

The monitoring of trout downstream of the dam was completed in the 2012-2013 period. The results indicate that trout spawning in the lower Patea River is not sufficiently successful to mitigate for the barrier to juvenile trout passage posed by the Patea Dam and Lake Rotorangi. Therefore, the report recommends stocking of the Patea River downstream of the dam. The expert panel review of the report supported this recommendation. Consequently the Company prepared a trout restocking programme and released 1,000 tagged yearling brown trout and 500 tagged yearling rainbow trout in spring 2017, with this release to be repeated annually. Trustpower is required to develop and implement a monitoring programme to assess the success and effects of the restocking programme. The methodology for this has already been developed, and is detailed in section 9 of the Aquatic Monitoring Plan (Ryder, 2011). This component is to be reviewed after five years of monitoring. It is understood that no monitoring has yet been completed, due to high flows at the time when monitoring was planned. In addition, it should be noted that the lower Patea River experienced very warm water temperatures during early summer 2017, which may have negatively impacted on the released fish.

2.1.3.7 Dissolved oxygen monitoring

Consent 0489-2.3 requires the Company to undertake an investigation into the extent, frequency, causes and effects of de-oxygenated water being discharged into the river below the Patea Dam. An interim report was to have been presented to Council within 18 months of this consent being granted, while a full report was due within 36 months of this consent being granted. This investigation has encountered numerous issues, primarily related to inadequate maintenance of the dissolved oxygen meters, but culminating in the loss of the McColl's Quarry meter in the June 2015 flood. There have also been delays caused by staff changes within the Company. Overall, compliance with this requirement has been poor.

In July 2014, the Company presented an interim report to stakeholders and the Council for comment. The Council expressed significant concerns about the quality of the data presented. This report was subsequently presented to the expert panel in June 2016, who provided their response shortly thereafter. In short, the expert panel found that the data collected was of limited use, and they "strongly recommended that future deployment and recording of DO at the two Patea River sites follow protocols described in the National Environmental Monitoring Standard (NEMS) for continuous measurement of dissolved oxygen".

Following a number of reviews of the DO data using internal and external resources, the Company determined that the DO data for the McColl's Quarry site was not of a sufficient standard to be used as intended by resource consent 0489-2.3. The Company committed to installing new sensors by the end of September 2016, and improving the maintenance regime for these sensors. It was expected that an interim dissolved oxygen and temperature report, as required by condition 36 of resource consent 0489-2.3, would be submitted to stakeholders for comment by November 2017. Unfortunately, more issues arose with this monitoring, resulting in the loss of tailrace data for the period of November 2016 to March 2017. The Company was advised that any further such failures would be assessed with a view to undertaking enforcement action.

Since the March 2017 issues, the dissolved oxygen monitoring appears to have progressed relatively well. An interim report was presented to stakeholders for review in October 2018, and the final draft of this report is expected to be ready in time to be included in the 2018-2019 annual compliance monitoring report.

2.1.3.8 Lake Rotorangi sedimentation

No report or draft information on sedimentation for the 2017-2018 compliance period was received prior to this report being compiled. An investigation has been undertaken regarding the reasons for non-submission and enforcement action was being considered at the time of writing this compliance report. An update will be provided in the 2018-2019 compliance report for this scheme.

With the Council's agreement, the Company will continue to delay when in the year the bi-annual bathymetry and annual lake shore surveys will be undertaken. Previously surveys have been undertaken around February/March but experienced sampling difficulty due to weed build-up and exposed debris. The bi-annual bathymetry sampling was therefore delayed until around September/October for improved sampling conditions, and the annual photographic survey has been delayed to align with the bathymetry surveys. The Council received the reports for the 2016 bathymetry and lakeshore survey in February 2017. These surveys, conducted in December 2016, found that at the lower lake transects there was little change from the previous surveys, especially in terms of lower bottom depths. Differences between years are possibly a result of slight inconsistencies in transects path at each location, or the result of submerged weed beds or objects such as branches and trees. Most sites further up the lake indicated an increase in bed level from to previous surveys. The visual inspection of the lake shore noted that the recent erosion features as documented in the April 2016 photographic survey were still obvious. Some features showed some very minor but continued erosion, but there were 10 new features identified (some on pre-existing erosion zones).

The schedule for the next survey work required is:

- Annual lakeshore survey to be undertaken in September/October 2018.
- Bi-annual bathymetry survey to be undertaken in September/October 2020 (alongside the annual lakeshore survey).

2.1.3.9 Lower river erosion monitoring

Consents 7190-1.1 and 7191-1 require that the lower Patea River be inspected annually and that this inspection is to be accompanied by a photographic survey, in order to document any erosion. The report for the 2017-2018 compliance period is currently under review with the final results of these surveys to be discussed in the 2018-2019 compliance monitoring report.

In addition, a biennial channel cross-section survey of 13 sites is required, although the frequency of this survey would change to every five years if two consecutive surveys found no significant change in cross section shape.

The work completed in February 2015 found no significant change in cross section shape. As a result the survey frequency has now changed to every five years. It is possible that the flood of June 2015 has affected the lower river cross sections, and as such it is likely that the next survey, scheduled for completion in 2019-2020, will record a change in cross section shape. This may see the survey frequency return to being biennial.

The results of the visual inspection and photographic survey completed in October 2016 found some minor erosion and/or subsidence at most cross section locations. There was significant erosion noted near two of the cross sections, with one cross section location subject to substantial erosion and subsidence of the true right bank. In general, observations made found significant erosion of the river banks in many places, although some areas of erosion or subsidence had stabilised since the previous survey.

2.2 Riparian planting

As per special condition 14 of consent 7190-1.1, the consent holder makes an annual donation to the Taranaki Tree Trust. This is to mitigate the effects of downstream erosion by contributing to riparian management in the lower Patea River catchment. When consent was granted, the payment was set at \$7,500, but is expected to be inflation adjusted in subsequent years.

At the time of compiling this report, three landholders in the lower Patea catchment had applied to be subsidised 50% of the cost of plants planted within the catchment for riparian protection in the 2017-2018 period, with just over \$17,000 available to them.

2.3 Stakeholders meetings

The resource consents for the scheme require the consent holder to convene a stakeholder meeting every year. Stakeholders who usually attend such a meeting include representatives from Ngati Ruanui, Fish and Game and the Council. This meeting intends to keep the stakeholders up to date with the significant amount of monitoring undertaken, while also keeping them abreast of any compliance issues that may have arisen. These meetings also give the stakeholders the opportunity to ask questions, and to discuss the monitoring requirements in depth.

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The meeting in the 2017-2018 period was held on 15 December 2017¹, and was attended by two Trustpower representatives, Fish and Game (Taranaki), the Department of Conservation and the Council. Discussions were held relating to the compliance monitoring of the scheme and the monitoring undertaken in accordance with the aquatic monitoring plan. In particular, there discussion around the options for reestablishing lamprey in the headwaters of the Patea River, and on how Trustpower can contribute in getting the cultural monitoring component of the aquatic monitoring programme underway.

2.4 Investigations, interventions, and incidents

The monitoring programme for the year was based on what was considered to be an appropriate level of monitoring, review of data, and liaison with the Company. 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 courses 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).

In the 2017-2018 period, the Council was not required to undertake significant additional investigations and interventions, but did record two incidents in association with the Company's conditions in resource consents.

The first incident relates to the level of Lake Rotorangi being too low in December 2018, as presented in section 2.1.2.3. This incident came about as the Company chose to lower the lake level in late November to undertake maintenance. They had not anticipated that Taranaki would experience an unusually dry spring and early summer, and as a result the lake level recovered much slower than expected, once maintenance works had been completed. Despite the Company only generating enough to provide sufficient residual flow to the lower Patea River, the lake was still 35 cm below the minimum lake level on 15 December 2017, and it took another 16 days to recover to a compliant level. In response to this event, the Company were issued a single infringement notice. In determining an appropriate response it was accepted that there had been an unusually dry period, but that the Company would have been aware of the risk in undertaking maintenance so close to the summer period. There was also no need for a deterrent factor, as the Company did what they could to meet compliance once the potential for non-compliance was realised.

¹ Meeting minutes can be found in document number 1686498.

The second incident relates to the non-submission of the Lake Rotorangi sedimentation report for the period under review. Investigation into the reasons for this have since been undertaken and enforcement action was being considered by the Council at the time of writing this report. An update will be provided in the scheme's 2018-2019 compliance report.

3 Discussion

3.1 Discussion of site performance

The most complex aspect to the consent conditions are the various monitoring and reporting requirements. These can be broken into two broad categories, ecological monitoring and monitoring of water flows and levels. Numerous investigations have been undertaken and reported on to date relating to the ecological monitoring components, with most of these summarised in previous monitoring reports. Several draft reports received during the 2016-2017 monitoring period are still undergoing finalisation. In terms of reporting, there have been issues with the performance by the Company with regard to the timeliness of meeting annual reporting requirements which has resulted in several reports being unable to be reviewed before the completion of this annual compliance report. The Council is awaiting an explanation from Trustpower as to the reasons why this has occurred, noting that reporting requirements have generally been well managed by the Company in the past.

With regards to the monitoring of water flows and levels, the Company provided records of the level of Lake Rotorangi, discharge rates from the Patea Powerhouse and spillway and volumes of water taken from groundwater for domestic use. These records were all provided when required, and to the accuracy required. The compliance point for the residual flow was changed in October 2017, to McColl's Bridge. Flow data recorded at this site found that adequate residual flow had been provided at all times. The Company breached lake level restrictions for a total of 16 days in December 2017. This was due to the Company undertaking maintenance coupled with lower than expected spring and early summer rainfall. The rise and recession rates during floods were controlled as required.

During the 2014-2015 monitoring period, a compliance issue arose regarding access at the Glen Nui and Tangahoe Valley boat ramps during low lake levels. The Company responded to this by undertaking maintenance at the Glen Nui boat ramp to improve accessibility during low lake levels, and by installing a new boat ramp at the Tangahoe Valley location. In addition, the Company applied to change the conditions of the consent, to alter the wording of the condition which related to these boat ramps. This change, which was granted in August 2016, resulted in the addition of two conditions relating to public notification at times when access to the boat ramp(s) is restricted due to a low lake level.

The primary Company representatives based in Tauranga have maintained good channels of communication with Council, with frequent open discussions regarding consent condition requirements and potential consent non-compliance. They have frequently consulted with stakeholders, holding a stakeholders meeting in December 2017.

The Company have a team of local staff who have numerous responsibilities, including responding to alarms at the Patea HEPS, and implementing some of the more tangible consent requirements, such as the installation of signs. Through inspections and liaison with these staff, the team have demonstrated that they are proactive in achieving consent compliance. For example, signs have been erected and maintained as required at numerous locations, the floating pontoon has been installed, maintained and upgraded at Pukekino Landing and a significant amount of work has gone into implementing both the upstream and downstream fish passage systems.

The Company has an emergency management plan which is reviewed annually, and forwarded to all parties as required by consent. This emergency management plan covers such emergencies such as floods, earthquakes and volcanic eruption.

Overall, the scheme has been operated well during the period under review. Over this period however, two non-compliant incidents were recorded against the scheme. As discussed in Section 2.4, these related to reduced lake levels and the non-submission of the Lake Rotorangi sedimentation report.

3.2 Environmental effects of exercise of consents

Environmental monitoring undertaken by the Council, including observations made during inspections, coupled with monitoring undertaken by the Company provided a valuable insight into the environmental effects of the scheme.

The lower river ecological monitoring undertaken in the 2016-2017 period found that the lower Patea River supports a significant native fishery and moderate macrophyte communities. The macroinvertebrate component of the monitoring programme, which was completed in both 2016 and 2017 recorded a relatively low quality macroinvertebrate community. This is relatively typical for rivers that are subject to flow regulation from a hydroelectric dam. There was no apparent pattern in index scores both between sites and years.

Previous monitoring has determined that although there is some risk of fish stranding in the lower reaches due to flow variation, it was concluded that this risk was not significant, as the amount of habitat in which fish could be stranded was limited in the lower river.

Monitoring has determined that trout spawning in the lower Patea River is limited, and insufficient to mitigate for the loss of downstream recruitment of trout from the headwaters. As a result, Trustpower embarked on a trout restocking programme, which began in spring 2017. Monitoring was planned in the 2017-2018 period, to assess the success of this stocking programme and to determine the impact on the native fish communities of the lower Patea River. However this was precluded by high flow conditions. It is likely that these released fish experienced unfavourable conditions in early summer due to dry weather and low flows resulting in very warm water temperatures in the lower Patea River.

The Company has operated a trap and transfer system for many years now, which has resulted in thousands of galaxiids and eels being transferred in to the Patea River headwaters. Follow-up monitoring of the upstream fish communities, completed in 2017, found that the transfer of fish has resulted in improved longfin eel, shortfin eel and koaro populations in the headwaters.

Downstream passage of adult eels has been harder to achieve. The Company released water down the spillway on numerous occasions, and monitoring indicated that this can be an effective means of transferring adult eels past the dam. However, there are still occasional observations made of dead eels in the Patea River downstream of the dam. The Company has installed an adult eel bypass system which was commissioned in early winter 2015. At the conclusion of the 2017 eel migration period, a total of 317 eels had used the bypass. The results of the 2018 migration are yet to be finalised. In addition to using the bypass, it is thought that many eels take advantage of a number of naturally caused spill events to navigate the dam, during which monitoring is not possible.

The scheme provides a significant recreational resource to the public, with of Lake Rotorangi being a popular water skiing, jet skiing, swimming and kayaking location. In 2011 the Company completed a survey of lake hazards, and publicised the findings, in an effort to reduce the risk to lake users. In addition, the company has maintained the boat ramps to be accessible across most lake levels.

The scheme impacts on the recreational value of the lower Patea River. A condition of consent requires Trustpower to provide water for an annual jet boat race event when requested to do so. The lower river also provides an important fishery, with whitebaiting popular in certain locations. The lower river contains brown trout, with the occasional rainbow trout also recorded. These fish can grow to a large size. However it is apparent the numbers of brown trout in the lower river are low. This may change should the restocking programme be successful.

3.3 Evaluation of performance

A tabular summary of the consent holder's compliance record for the year under review is set out in Tables 6-15.

Table 6 Summary of performance for consent 0489-2.3

Pu	pose: To dam the Patea River		
	Condition requirement	Means of monitoring during period under review	Compliance achieved?
1.	Limits rate of water that can be diverted	Review of data provided to Council	Yes
2 8	2 3.Clarify how this allocation of water does or does not affect the current and future allocation of water upstream of the dam Location of discharge point	Procedural	N/A
4.	Requires a flow of 2.2 cumecs in the Patea River	Review of data provided to Council	Yes
5.	Limits how often flow can be less than 2.2 cumecs during occasions of abnormally low rainfall	Review of data provided to Council	N/A
6.	Requires an explanation should condition 5 be engaged	Receipt of explanation	N/A
7.	Allows for a lower residual flow should upstream allocation increase	Procedural & Data review	N/A
8.	Sets the absolute minimum flow in the lower Patea River at 1.8 cumecs	Review of data provided to Council	Yes
9.	Sets out the minimum and maximum lake levels	Review of data provided to Council	No – one infringement notice issued
10.	Requires notification and explanation of lake level being lowered beyond normal seasonal operating range	Notification received	N/A
11.	Set out lake level restrictions until hazards have been adequately managed	Review of data provided to Council	Yes
12.	Provide a real time estimate of lake level on internet	Liaison with Council	Yes
13.	Install and maintain staff gauges in lake	Inspections	Yes

Condition requirement	Means of monitoring during period under review	Compliance achieved?
14. Complete and report on hazard survey of Lake Rotorangi	Receive report – provided in 2011	Yes
15. Requires publication of maps detailing the identified hazards	Inspections, liaison with Company– provided in 2011	Yes
16. Construct and maintain a floating pontoon at Pukekino Landing	Inspections	Yes
17. Measure and record lake level, and provide records to Council	Review of data provided to Council	Yes
18. Take all reasonable steps to avoid scheme presenting a migration barrier for target fish species	Inspections and liaison with Company	Yes
19-21. Present report detailing how condition 18 will be achieved	Receipt of report	Yes
22. Implement the fish passage systems detailed in report within 12 months	Inspections – note delay allowed for downstream passage system	Yes
23-26. Prepare a monitoring plan following prescribed process	Receipt of monitoring plan	Yes
27. Allows a review of monitoring plan, and prescribes required process	Receipt of revised monitoring plan – not revised in period	N/A
28. Reports annually on the success of the fish transfer programme	Receipt of annual report	Yes- draft report with delays
29. Surveys and reports on the estimated densities of the target species upstream of the dam	One report to be received within nine months of consent commencing, another in the sixth year after commencement	Yes
30. Review report of the fish transfer system, including recommendations	Receipt of report within six years of consent commencing	Not yet due
31. Monitor and report on the downstream ecology of the Patea River	Receipt of one report in monitoring period	Not due in reporte period
32. Investigate and report on the effects of the dam on trout in the lower Patea River	Receipt of reports	Yes
33. Undertake a trout restocking programme if required	Inspections, liaison with Company	Yes

Condition requirement	Means of monitoring during period under review	Compliance achieved?
34. If trout restocking undertaken, develop and implement monitoring programme	Receipt of monitoring programme, liaison with Company	Programme designed, delayed due to high flows
35 and 36 Monitor and report on dissolved oxygen investigation	Receipt of report, liaison with Company	Yes, with delays
37. Monitor and report on the potential for fish stranding	Receipt of report – see 2011-2014 report	Yes
38 and 39. Monitor and report on the sedimentation of Lake Rotorangi	Receipt of report	No – ongoing investigation at time of reporting
40. Report on the flooding risk to the Mangamingi Bridge and install safety devices	Receipt of report, liaison with Company	Not yet received – liaison with Company ongoing
41. Ecological and water quality survey of Lake Rotorangi every three years	Receipt of report, liaison with Company	Yes
42-51 Sets out how the expert panel will be established and coordinated	Liaison with Company	Yes
52. Requires certain reports to be circulated to stakeholders for consultation	Liaison with Company	Yes
53. Requires that stakeholder comments are provided to Council	Receipt of comments, liaison with Company	Yes
54. Annual meeting of stakeholders	Attend meeting	Yes
55. Maintain boat ramps	Inspections	Yes
56. Allows temporary restriction of access at boat ramps, notification required	Notification received, inspections	Not implemented during reported period
57. Erect signs at various locations warning of flow and lake level fluctuations and log debris at	Inspections	Yes
58. Maintain floating booms at the dam	Inspection	Yes
59-61. Provide water for an annual jet boat race event	Liaison with Company	Yes

Purpose: To dam the Patea River			
Condition requirement	Means of monitoring during period under review	Compliance achieved?	
62. Install signs should access to boat ramps be restricted due to low lake level	Inspection, liaison with Company	Not required during year	
63. Notify barge operator of potential restriction to Tangahoe Valley boat ramp	Liaison with company & barge operator	Not required during the year	
64. Review condition	No review sought	N/A	
Overall assessment of consent compliand	ce and environmental performance in respect of	Good	
Overall assessment of administrative per	formance in respect of this consent	Improvement required	

N/A = not applicable

Table 7 Summary of performance for consent 0488-2

Purpose: To use the Patea Dam and associated infrastructure.			
Condition requirement	Means of monitoring during period under review	Compliance achieved?	
Maintain dam in accordance with guidelines	Liaison with Company	Yes	
Provide an Emergency Management Plan to the TCDEMG	Liaison with Company and TCDEMG	Yes	
Forward copy of plan to various parties	Liaise with Company	Yes	
4. Undertake annual review of plan	Liaise with Company	Yes	
5. Review condition	No review sought	N/A	
Overall assessment of consent compliant this consent	ce and environmental performance in respect of	High	
Overall assessment of administrative per	formance in respect of this consent	High	

Table 8 Summary of performance for consent 0489-2.1

Pı	Purpose: To take and use water from Lake Rotorangi		
	Condition requirement	Means of monitoring during period under review	Compliance achieved?
1.	Limits rate of water that can be diverted	Review of data provided to Council	Yes

Pui	pose: To take and use water from Lo		
	Condition requirement	Means of monitoring during period under review	Compliance achieved?
28	3.Clarify how this allocation of water does or does not affect the current and future allocation of water upstream of the dam Location of discharge point	Procedural	N/A
4.	Requires a flow of 2.2 cumecs in the Patea River	Review of data provided to Council	Yes
5.	Limits how often flow can be less than 2.2 cumecs during occasions of abnormally low rainfall	Review of data provided to Council	N/A-Did not meet criteria in monitored period
6.	Requires an explanation should condition 5 be engaged	Receipt of explanation	N/A – Did not engage condition 5
7.	Allows for a lower residual flow should upstream allocation increase	Procedural and data review	N/A
8.	Sets the absolute minimum flow in the lower Patea River at 1.8 cumecs	Review of data provided to Council	Yes
9.	Report on options to deter adult eels from the intake, and recommend one option for implementation	Report received in 2011	Yes
10.	Implement deterrent measures recommended in report within 12 months	Inspections, liaison with Company	Yes – delay approved by Council
11.	Measure and record the flow in the lower Patea River, provide records to Councils	Inspections, Review of data provided to Council	Yes
12.	All water taken to be returned to river	Inspections	Yes
13.	Review condition	No review sought	N/A
		te and environmental performance in respect of	High
	consent erall assessment of administrative perf	formance in respect of this consent	High

Table 9 Summary of performance for consent 7188-1

Purpose: To maintain the Patea Dam			
Condition requirement	Means of monitoring during period under review	Compliance achieved?	
Activity is for maintenance or minor upgrades	Inspections	Yes	
No contaminant other than sediment to be released to river or lake	Inspections	Yes	
3. Limits the decrease in visual clarity	Inspections where appropriate	Not assessed	
Remove all excess material from river or lake	Inspections	Yes	
Any dewatering for minimum time necessary	Inspections	No dewatering undertaken	
6. Minimise the area of disturbance	Inspections	Yes	
7. Review condition	No review sought	N/A	
Overall assessment of consent compliand this consent	te and environmental performance in respect of	High	
Overall assessment of administrative per	formance in respect of this consent	High	

Table 10 Summary of performance for consent 7190-1.1

Pι	Purpose: To discharge water from the Patea HEPS			
	Condition requirement	Means of monitoring during period under review	Compliance achieved?	
1.	Survey the erosion of the lower Patea River	Liaison with Company	Yes	
2.	Alter frequency of surveys if criteria met	Procedural	N/A	
3.	Provide survey results	Receipt of report	Yes	
4.	Maintain the dam in accordance with guidelines	Liaison with Company	Yes	
5.	Provide an Emergency Management Plan to the TCDEMG	Liaison with Company and TCDEMG	Yes	
6.	Forward copy of plan to various parties	Liaise with Company	Yes	
7.	Undertake annual review of plan	Liaise with Company	Yes	

Purpose: To discharge water from the Patea HEPS		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
8. Measure and record the rate of discharge from the Patea powerhouse and main service spillway provide records to Councils	Inspections, Review of data provided to Council	Yes
9. Requires a flow of 2.2 cumecs in the Patea River	Review of data provided to Council	Yes
10. Limits how often flow can be less than 2.1 cumecs during occasions of abnormally low rainfall	Review of data provided to Council	N/A-Did not meet criteria in monitored period
11. Requires an explanation should condition 5 be engaged	Receipt of explanation	N/A – Did not engage condition 5
12. Allows for a lower residual flow should upstream allocation increase	Procedural and data review	N/A
13. Sets the absolute minimum flow in the lower Patea River at 1.8 cumecs	Review of data provided to Council	Yes
14. Annual payment to Taranaki Tree Trust	Liaison with Company, Taranaki Tree Trust	Yes
15. Rise rate limit and recession rate limit during high flows	Review of data provided to Council	Yes
16. Prescribes how spillway gates are to operate during receding flow	Review of data provided to Council	Yes
17. Contribute to the maintenance of two hydrographic stations	Liaison with Company	Yes
18. Review condition	No review sought	N/A
Overall assessment of consent compliant this consent	ce and environmental performance in respect of	High
Overall assessment of administrative per	formance in respect of this consent	High

Table 11 Summary of performance for consent 7191-1

Purpose: To discharge water through auxiliary and emergency spillways			
Condition requirement	Means of monitoring during period under review	Compliance achieved?	
Survey the erosion of the lower Patea River	Liaison with Company	Yes	
Alter frequency of surveys is criteria met	Procedural	N/A	
3. Provide survey results	Receipt of report	Yes	
Rise rate limit and recession rate limit during high flows	Review of data provided to Council	Yes	
Prescribes how spillway gates are to operate during receding flow	Review of data provided to Council	Yes	
6. Review condition	No review sought	N/A	
Overall assessment of consent compliance and environmental performance in respect of this consent		High	
Overall assessment of administrative	High		

Table 12 Summary of performance for consent 7192-1

Purpose: To take groundwater for domestic use			
Condition requirement	Means of monitoring during period under review	Compliance achieved?	
Undertake activity in accordance with application	Inspections, liaison with Company	Yes	
2. Limits daily volume taken	Review of data provided to Council	Yes	
3. Install water meter	Inspections, liaison with Company	Yes	
4. Take records of water taken	Review of data provided to Council	Yes	
5. Lapse provision	Consent exercised in time	N/A	
6. Review condition	No review sought	N/A	
Overall assessment of consent compliance and environmental performance in respect of this consent		High	
Overall assessment of administrative p	erformance in respect of this consent	High	

Table 13 Summary of performance for consent 7193-1

Purpose: To discharge contaminants related to abrasive blasting processes – consent not exercised during period under review			
Condition requirement	Means of monitoring during period under review	Compliance achieved?	
Adopt best practicable option	Inspections	N/A	
No offensive or objectionable discharge beyond boundary	Inspections	N/A	
 Clear work area at end of each day 	Inspections	N/A	
4. Sand content not to contain more than 5% silica or 2% dust	Inspections, liaison with Company	N/A	
5. Ensure operators understand consent	Inspections, liaison with Company	N/A	
6. Discharge not to cause various effects on surface water	Inspections	N/A	
7. All items to be blasted to be screened as completely as practicable	Inspections	N/A	
8. Notify Council if blasting within 100 m of water	Notification received, liaison with Company	N/A	
9. Limits on suspended particulate matter and dust deposition	Inspections	N/A	
10. Lapse provision	Date not yet past	N/A	
11. Review condition	No review sought	N/A	
Overall assessment of consent compli this consent Overall assessment of administrative p	N/A N/A		

Table 14 Summary of performance for consent 7194-1

Purpose: To discharge contaminants related to the burning of driftwood			
	Condition requirement	Means of monitoring during period under review	Compliance achieved?
1. Add	opt best practicable option	Inspections	Yes
dire	e regard to be had to the ection and strength of wind at e time	Inspections, liaison with Company	Yes
	offensive or objectionable charge beyond boundary	Inspections	Yes

Purpose: To discharge contaminants related to the burning of driftwood			
Condition requirement	Means of monitoring during period under review	Compliance achieved?	
To be undertaken in accordance with application	Inspections	Yes	
5. Burning to be supervised	Inspections	Yes	
6. Council to be notified	Receipt of notification	Yes	
7. Maintain a record of each burning event	Liaison with Company	Yes	
8. Lapse provision	Consent has been exercised	N/A	
9. Review condition	No review sought	N/A	
Overall assessment of consent complithis consent	High		
Overall assessment of administrative p	High		

Table 15 Summary of performance for consent 7773-1

Condition requirem	ent Means of monitoring during period und review	er Compliance achieved?
 To be constructed in accordance with applic 	ation Inspections	Yes
2. Council to be notified	Receipt of notification	Yes
3. Minimise the area of disturbance	Inspections	Yes
 Take all reasonable ste reduce sediment disch 	INCHACTIONS	Yes
5. Remove structure if no required	longer Structure still required	N/A
Steps to be taken shou archaeological remains discovered		N/A
7. Lapse provision	Consent has been exercised	N/A
8. Review condition	No review sought	N/A
Overall assessment of con this consent	ct of High	
Overall assessment of adm	High	

During the monitoring period, the Company demonstrated a good level of environmental performance and a good level of administrative performance with the resource consents as defined in Section 1.1.4. All components of the Patea HEPS were operated well for the majority of the reported period. There was one

non-compliance noted in relation to lake levels, which resulted in the issuing of an infringement notice. There is one ongoing investigation surrounding the delay in providing a report required by the conditions of the Company's consents, as well as late submissions of other reports preventing them from review before the issuing of the 2017/2018 compliance report, resulting in a downgrading of their administrative performance rating for the year.

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 of consented activities at the Patea HEP in the 2017-2018 year be amended from that undertaken in 2016-2017, by
 - a. Increasing the telemetry component, to include cost recovery for the McColl's Bridge flow recorder.
 - b. Removing the hydrological monitoring of the McColl's Quarry site (currently provisional).
 - c. Considering incorporating future lower river ecological surveys and lake eutrophication surveys into the compliance monitoring programme.
- 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.
- 3. THAT the option for a review of resource consent 0489-2.3, as set out in the conditions of this consent not be exercised, on the grounds that there are no recommendations from the expert panel that call for a change to conditions, and that the conditions are currently adequate to deal with any adverse effects.

These recommendations were implemented in the 2017-2018 monitoring period.

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:

1. Monitoring of the Patea HEPS remain unchanged from that undertaken in the 2017-2018 period, with the exception being the inclusion of the ecological monitoring components.

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 2018-2019.

3.6 Exercise of optional review of consent.

Resource consent 0489-2.3 provides for an optional review within two months following the consent holder providing a written response declining to accept a recommendation(s) from the expert panel. There is no need to invoke this review at present, as the consent holder has accepted all expert panel recommendations to date.

4 Recommendations

- 1. THAT in the first instance, monitoring of consented activities at the Patea HEP in the 2018-2019 year remain unchanged from that undertaken in 2017-2018, with one exception, being the incorporation of the lower river ecological surveys and lake eutrophication surveys into the compliance monitoring programme.
- 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.
- 3. THAT the option for a review of resource consent 0489-2.3, as set out in the conditions of this consent not be exercised, on the grounds that there are no recommendations from the expert panel that call for a change to conditions, and that the conditions are currently adequate to deal with any adverse effects.

Glossary of common terms and abbreviations

The following abbreviations and terms may be used within this report:

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.

Bund A wall around a tank to contain its contents in the case of a leak.

CBOD Carbonaceous biochemical oxygen demand. A measure of the presence of

degradable organic matter, excluding the biological conversion of ammonia to

nitrate.

Cumec A volumetric measure of flow- 1 cubic metre per second (1 m³s-¹).

DO Dissolved oxygen.

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.

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 The Incident Register contains a list of events recorded by the Council on the basis

that they may have the potential or actual environmental consequences that may

represent a breach of a consent or provision in a Regional Plan.

L/s Litres per second.

m² Square Metres:

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.

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.

NTU Nephelometric Turbidity Unit, a measure of the turbidity of water.

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.

QMCI Quantitative macroinvertebrate community index.

Resource consent 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 including all subsequent amendments.

SS Suspended solids.

SQMCI Semi quantitative macroinvertebrate community index.

Temp Temperature, measured in °C (degrees Celsius).

Turb Turbidity, expressed in NTU.

UI Unauthorised Incident.

For further information on analytical methods, contact a Science Services Manager.

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Appendix I

Resource consents held by Trustpower Patea HEPS

(For a copy of the signed resource consent please contact the TRC Consents department)

Land Use Consent Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of Trustpower Limited Consent Holder: Private Bag 12023

Tauranga 3143

Decision Date: 25 June 2009

Commencement Date: 17 December 2010

Conditions of Consent

Consent Granted: To use the existing Patea Dam and associated infrastructure

in, on, under or over the bed of the Patea River and Lake Rotorangi for hydroelectric power generation purposes

Expiry Date: 1 June 2040

Review Date(s): As per special condition 5

Site Location: Patea Hydroelectric Power Scheme, Maben Road,

Hurleyville, Patea

Grid Reference (NZTM) 1734751E-5621514N

Catchment: Patea

Tributary: Lake Rotorangi

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. The consent holder shall maintain the Patea Dam and all its appurtenant components and ancillary / appurtenant structures to the standards recommended in the operative New Zealand Society of Large Dams, Dam Safety Guidelines (2000) operative as at 20 May 2009.
- 2. Within 6 months of the commencement of this consent, the consent holder shall, after reasonable consultation with the Taranaki Civil Defence Emergency Management Group, provide an Emergency Management Plan to the Taranaki Civil Defence Emergency Management Group addressing abnormal or excessive release of flows from the Patea Dam. The Plan shall include reference to the following matters:
 - (a) identification of modes of such flows, potential size and duration of releases and the probability of their occurrence; and
 - (b) the modelling of downstream effects of such discharges particularly on private property; and
 - (c) contingency plans for alerting communities and authorities in such events.
- 3. A copy of the Emergency Management Plan shall be forwarded by the consent holder to the South Taranaki District Council, the Stratford District Council, the New Plymouth District Council, the Hawera station of New Zealand Police and to New Plymouth station of the New Zealand Fire Service within 7 days of being provided to the Taranaki Civil Defence Emergency Management Group.
- 4. The consent holder shall undertake an annual review of the Emergency Management Plan. Where amendments are made to the Plan, they will be notified to the parties listed in condition 3 within 7 days.

Consent 0488-2

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 2 years from commencement of consent; during the sixth year and every 6 years thereafter, 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 it was not appropriate to deal with at the time the consent was granted.

Transferred at Stratford on 31 October 2016

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 Consent Holder:

Trustpower Limited Private Bag 12023

Tauranga 3143

Decision Date

(Change):

29 September 2017

Commencement Date

(Change):

29 September 2017 (Granted

(Granted Date: 17 December 2010)

Conditions of Consent

Consent Granted: To dam the Patea River (forming Lake Rotorangi) and

divert water from Lake Rotorangi through the Scheme's intake structure, the service spillway, auxiliary spillway and emergency spillway, for hydro-electric power generation

purposes

Expiry Date: 1 June 2040

Review Date(s): In accordance with special condition 64

Site Location: Patea Hydroelectric Power Scheme, Maben Road,

Hurleyville, Patea

Grid Reference (NZTM) 1734750E-5621510N

Catchment: Patea

Tributary: Lake Rotorangi

For General, Standard and Special conditions pertaining to this consent please see reverse side of this document

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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

Water Abstraction Restrictions

- 1. Subject to the availability of such flows after any upstream uses currently authorised and any uses subsequently authorised in accordance with conditions 2 and 3 below, the consent holder is authorised to divert up to: 75 cubic metres per second of water for hydro-electric power generation purposes; and 25 cubic metres per second of water for fish passage purposes; and 1,400 cubic metres per second for flood flows.
- 2. Nothing in this consent or the associated consents shall be deemed to:
 - (a) create an allocation of water to the exclusion of the exercise or renewal of any consents to dam, divert, take and/or use water in the Patea River catchment upstream of the Patea Dam which existed at 6 May 2009 up to the rates and volumes provided for in those consents as at that date; or
 - (b) create an allocation of water to the exclusion of the carrying out of any permitted activity to dam, divert, take and/or use water in the Patea River catchment upstream of the Patea Dam which is authorised in Regional Plans as at 6 May 2009, whether or not that activity was in existence as at May 2009.

This consent and associated consents shall not be exercised in such a manner as to limit the exercise of any consent or permitted activity referred to above.

- 3. The total amount of water authorised to be dammed, diverted, taken and/or used pursuant to this consent and associated consents and the total volume allocated under this consent and associated consents, excludes such water as may be authorised to be taken, diverted and or used, by any other persons upstream of Patea Dam pursuant to a water permit granted during the term of this consent, and nothing in this consent or any of the associated consents shall preclude the grant of such additional consents during the term of this consent. Provided that this exclusion shall be limited to a maximum rate of abstraction for upstream consents not existing as at May 2009, not exceeding 0.305 cubic metres per second.
- 4. Subject to conditions 5-8 below, the exercise of this consent shall not cause the flow in the Patea River, as measured at the 'McColl's Bridge' measuring site (site no. 34305), to be less than 2.2 cubic metres per second (as an hourly average) (the 'minimum flow').

- 5. Notwithstanding condition 4 above, following unusually long periods of less than normal rainfall in the Patea River catchment the exercise of this consent may cause the flow in the Patea River to be less than the minimum flow, provided that the flow in the Patea River as measured at the 'McColl's Bridge' measuring site (site no. 34305) is not less than 2.2 cubic metres per second (as an hourly average):
 - (a) at any time during more than 5 out of any 10 consecutive calendar years; or
 - (b) for more than 72 hours in any 30 day period.
- 6. On any occasion when the exercise of this consent causes the flow in the Patea River to be less than the minimum flow in accordance with condition 5 the consent holder shall, within 14 days, provide the Chief Executive, Taranaki Regional Council with documentation showing that the breach of the minimum flow was a direct result of an unusually long period of less than normal rainfall in the Patea River catchment.
- 7. In the event that any future upstream water takes (not consented as at 6 May 2009) in combination with existing takes, cause the total inflow to Lake Rotorangi to be less than 2.1 cubic metres per second, the minimum flow referred to in condition 4 shall, at times when the total inflow to Lake Rotorangi is less than 2.1 cubic metres per second, be temporarily reduced by a rate equivalent to the estimated combined rate of take by such future upstream water takes.
- 8. At no time shall the exercise of this consent cause the flow in the Patea River, as measured at the 'McColl's Bridge' measuring site (site no. 34305), to be less than 1.8 cubic metres per second (as an hourly average).

Advice Note: For the avoidance of doubt, it is recorded that the intent of condition 7 is to provide relief to the consent holder if a future allocation of some or all of the 0.305 m³/s referred to in condition 3 of consents 0491-2 and 0489-2 causes a reduction in lake inflows below 2.1 m³/s. During those times, the minimum flow below the Patea Dam can be temporarily reduced to reflect the lower inflows. If any future consents are granted on terms that require any future consent holder to cease taking at times when the consent holder is restricted by the minimum flow then the downstream minimum flow will not be affected by that consent.

<u>Advice Note</u>: Nothing in this consent precludes the consent holder from submitting (on any basis permitted by the Act) on any future consent or re-consenting applications to take water from the Patea River catchment upstream of Patea Dam. For the avoidance of doubt, any such future applications need to be considered on their merits.

Lake Level Management

- 9. The consent holder shall manage the water level of Lake Rotorangi immediately behind the dam so that:
 - (a) the level does not exceed RL 79 m unless the service spillway gates are fully open;
 - (b) the level is no lower than RL 74 m;
 - (c) the level only exceeds RL 78 m during and immediately following a flood, and the consent holder shall use best endeavours to ensure the level returns to less than RL 78 m as soon as is reasonably achievable;
 - (d) subject to condition 11, during the period beginning on 15 December and ending on 15 April the following year the level is no lower than RL 76 m, except for a total of up to 264 hours when it may be lower than RL 76 m but no lower than RL 75 m, provided that the level is below RL 76 m only:
 - (i) for the purpose of providing generation for a short term shortage in electricity supply; and
 - (ii) for the minimum period necessary to provide the generation and to return the level to RL 76 m; and
 - (e) subject to condition 11, during the period beginning on 16 April and ending on 14 December the level is lower than RL 76 m on no more than 125 days and lower than RL 75 m on no more than 40 days.
- 10. On each occasion that the water level in Lake Rotorangi is below RL 76 m during a period beginning on 15 December and ending on 15 April the following year, the consent holder shall:
 - (a) advise the Chief Executive, Taranaki Regional Council within 24 hours of the decision to take the level below RL 76 m being made, by sending an email to worknotification@trc.govt.nz, or by another method that the Chief Executive may advise, with an explanation of the need for the low lake level; and
 - (b) within 30 days of the level first being below RL 76 m, provide the Chief Executive, Taranaki Regional Council, with a report demonstrating that the low lake level was necessary to provide for a short term electricity shortage and that the period when the level was below RL 76 m was the minimum necessary.
- 11. From the commencement of this consent until the hazards to water skiers and boaters have been avoided, remedied or mitigated, in accordance with condition 15 of this consent, the water level in Lake Rotorangi shall be:
 - (a) no lower than RL 76 m for the period beginning on 1 November and ending on 30 April the following year; and
 - (b) during the period beginning 1 May and ending on 31 October:
 - (i) lower than RL 76 m on no more than 128 days; and
 - (ii) lower than RL 75 m on no more than 36 days.

- 12. The consent holder shall provide a real time estimate of the level of Lake Rotorangi at Glen Nui Boat Ramp and Pukekino Landing to the nearest ± 0.25 m via a readily available remote electronic means (e.g. the internet) so that recreational users and the public can easily determine whether the lake is suitable for their proposed activity.
 - Advice Note: TrustPower will consult with the Hawera Water Ski Club on the form of the presentation of the estimate of lake levels. For the avoidance of doubt TrustPower is not required to present the estimates or levels under this condition in a form that displays commercially sensitive information.
- 13. Subject to the consent holder obtaining any necessary resource consents and access agreements, the consent holder shall install and maintain staff gauges at Glen Nui Boat Ramp and Pukekino Landing that indicate the lake level over the full operating range.
- 14. The consent holder shall undertake and report on a hazard survey in those areas of Lake Rotorangi that are used for water skiing. In undertaking and reporting on this survey the consent holder shall:
 - (a) following consultation with the Hawera Water Ski Club and Mangamingi Residents, being submitters to this application, identify:
 - (i) the type of survey to be undertaken,
 - (ii) those areas of Lake Rotorangi to be surveyed, and
 - (iii) the known hazards in those areas that do not require surveying;
 - (b) within the areas required to be surveyed, identify the lake bed features between RL 73.5 m and RL 76 m greater than 2 metres from the lake edge at RL 76 m;
 - (c) recommend the measures needed to avoid, remedy or mitigate any hazard which presents a greater threat to water skiers and boaters than existed under the lake level regime existing prior to the commencement of this consent (i.e. as required by condition 14 of consent 0488-1 and the associated Lake Level Management Plan); and
 - (d) in preparing the recommendations to avoid, remedy or mitigate hazards (required by condition 14 (c)) the consent holder shall carry out reasonable consultation with Hawera Water Ski Club and Mangamingi Residents (being submitters to this application) that includes submitting the report to those parties for comment and allowing at least one month for a response.
- 15. The consent holder shall implement the following measures to avoid, remedy or mitigate hazards identified from the fulfilment of condition 14, having taken into account the consultation undertaken with, and the response of interested submitters:
 - a) Provide a full set of A3 colour hazard maps at the following locations:
 - Hawera Water Ski Clubrooms;
 - Trust Power internet website (<u>www.trustpower.co.nz</u>);
 - Public boat ramps at Mangamingi, Tangahoe and Patea Dam.
 - b) Provide a colour copy of the Hazard Report identified in Condition 15 at the following locations/to the following parties:
 - Taranaki Regional Council;
 - Hawera Water Ski Clubrooms;
 - Trust Power internet website (<u>www.trustpower.co.nz</u>);
 - Mangamingi Residents.

- 16. Subject to the consent holder obtaining any necessary resource consents and access agreements, within 12 months of the commencement of this consent the consent holder shall construct, and subsequently maintain, a structure at Pukekino Landing that is operational at all lake levels between RL 74 m and RL 76 m. The consent holder shall consult with the South Taranaki District Council and Hawera Water Ski Club about the structure's location and design but it shall, as a minimum, be:
 - (a) able to provide safe access to the shoreline and boats for users;
 - (b) capable of having at least two boats tied to it at once;
 - (c) located to minimise any navigational hazard; and
 - (d) designed to minimise floating debris collected on its upstream side.
- 17. The consent holder shall measure and electronically record the water level in Lake Rotorangi immediately behind the dam to an accuracy of ±0.01 metres at intervals not exceeding 15 minutes. These records shall be provided to the Chief Executive of Taranaki Regional Council at monthly intervals or upon reasonable request.

Fish Passage

- 18. The consent holder shall take all reasonable steps to ensure that the Patea Dam and Lake Rotorangi do not prevent the establishment and maintenance of populations of longfin eels, shortfin eels, lamprey, koaro, banded kokopu, giant kokopu and shortjaw kokopu (the 'target species') in the major areas of suitable habitat upstream of Lake Rotorangi. The objective shall be to establish and maintain populations of the target species that are comparable with those in similar barrier-free habitats. The steps to be taken shall include:
 - (a) operating and maintaining a trap and transfer programme to facilitate passage of the target species upstream;
 - (b) undertaking one reseeding of juvenile lamprey to the upper catchment to facilitate transfer of that species upstream; and
 - (c) operating and maintaining a system to facilitate the non-lethal downstream passage of adult eels from upstream of the Patea Dam to below the tailrace.

<u>Advice Note</u>: In carrying out re-seeding of juvenile lamprey under condition 19(b) the consent holder shall be aware that it will require approvals under the Conservation Act 1987.

19. Within six months of the commencement of this consent, the consent holder shall have prepared and submitted a comprehensive report to the Chief Executive Taranaki Regional Council that describes the up and downstream fish passage systems that the consent holder will adopt to achieve compliance with condition 18.

- 20. The report required by condition 19 must as a minimum:
 - (a) For upstream passage:
 - (i) specify the design and location of the fish trap;
 - (ii) specify the period over which the fish trap and transfer programme will be operated (this period will align with the peak migration period(s) for each of the target species);
 - (iii) detail the methodology to be used in the transfer of the fish, including a requirement for the target species to be transferred to suitable areas upstream of Lake Rotorangi (ranging from the mouths of upstream tributaries to above Stratford depending on species);
 - (iv) specify the proposed locations of the releases of each species and the reasons for those locations being chosen;
 - (v) specify the measures to be undertaken to enhance fish survival during the transfer and post release periods;
 - (vi) specify the measures to be undertaken to avoid the transfer of smelt;
 - (vii) within the first year of commencement of consent, detail a proposed means of transferring juvenile lamprey from other catchments to upstream tributaries of Lake Rotorangi on one occasion for the purposes of facilitating the passage of lamprey upstream.
 - (b) For downstream passage:
 - (i) set an objective for the effectiveness of the downstream fish passage system; and
 - (ii) describe the proposed non-lethal fish passage system for adult eels, and detail the alternative options considered/assessed, the costs and benefits of each alternative and set out the reasons for recommending the proposed fish passage system.
- 21. In preparing any report referred to in conditions 19 and 20, the consent holder shall carry out reasonable consultation with the Department of Conservation, Nga Rauru Kiitahi and Ngati Ruanui that includes submitting the report to those parties for comment and allowing one month for a response. The consent holder shall provide any comments received from Department of Conservation, Nga Rauru Kiitahi or Ngati Ruanui to the Chief Executive, Taranaki Regional Council.
- 22. Within 12 months of receiving certification from the Chief Executive, Taranaki Regional Council that the report addresses the matters set out in conditions 19 and 20, the consent holder shall implement the fish passage systems detailed in the report prepared in accordance with conditions 19 and 20.

Monitoring Plan

- 23. All requirements for monitoring and investigations set out under conditions 24 to 41 below shall be undertaken in accordance with a 'Monitoring Plan', certified by the Chief Executive, Taranaki Regional Council that details techniques, methodologies and procedures that will be employed to ensure compliance with:
 - condition 30 (native fish populations);
 - condition 31 (downstream ecology);
 - condition 32 (investigations about effects on trout);
 - conditions 33 & 34 (trout restocking and monitoring of effects);
 - condition 35 (investigations about dissolved oxygen); and
 - condition 37 (flow fluctuations).
- 24. In preparing the Monitoring Plan, the consent holder shall carry out reasonable consultation with the Department of Conservation, Fish and Game New Zealand, Nga Rauru Kiitahi, and Ngati Ruanui, allowing one month for a response on the draft monitoring plan. The consent holder shall provide any comments received from the Department of Conservation, Fish and Game New Zealand, Nga Rauru Kiitahi, and Ngati Ruanui to the Chief Executive Taranaki Regional Council, at the time the final Monitoring Plan is submitted for certification under condition 26, including any responses from the consent holder to such comments.
- 25. In preparing the Monitoring Plan, the consent holder shall submit the final plan to the Expert Panel established for the purpose set out in condition 45. The consent holder shall provide any comments received from the Expert Panel to the Chief Executive Taranaki Regional Council, at the time the final Monitoring Plan is submitted for certification under condition 26, including any responses from the consent holder to such comments.
- 26. Within 6 months of the commencement of this consent the Monitoring Plan shall be submitted for approval by the Chief Executive, Taranaki Regional Council, acting in a certification capacity to ensure it meets the objectives of the respective monitoring conditions.
- 27. The Monitoring Plan can be revised by the consent holder as required to ensure the current monitoring methodologies or mitigation programmes are adequate to achieve the objective of the relevant condition(s), provided such changes are within the scope of these conditions, subject to the following process:
 - (a) Unless such changes are in response to the recommendations of the Expert Panel under condition 49, the consent holder shall submit any proposed changes to the Monitoring Plan to the Expert Panel;
 - (b) The consent holder shall carry out reasonable consultation about any proposed changes with the Department of Conservation, Fish and Game New Zealand, Nga Rauru Kiitahi, and Ngati Ruanui, allowing one month for a response on the proposed changes;
 - (c) The proposed changes, along with any comments received from the consulted parties and Expert Panel, shall be submitted for approval to the Chief Executive Taranaki Regional Council, acting in a certification capacity to ensure it meets the objectives of the respective monitoring condition(s).

Monitoring Fish Passage and Transfers

- 28. The consent holder shall report annually to the Chief Executive, Taranaki Regional Council and to the Expert Panel details of the work undertaken to achieve compliance with condition 18 including:
 - (a) an estimate of the number of each species transferred upstream of the Patea Dam and the location of their release;
 - (b) an estimate of the success of each spillway opening event for the downstream passage of adult migrating eels using 'before' and 'after' counts.
- 29. The consent holder shall provide reports of monitoring that surveys and records the estimated densities of each of the target species upstream of Lake Rotorangi. The reports shall be provided to the Chief Executive, Taranaki Regional Council and to the Expert Panel:
 - (a) within 9 months of the commencement of this consent; and
 - (b) in the sixth year after commencement of this consent.
- 30. Within 6 years of the commencement of this consent, the consent holder shall prepare and submit to the Chief Executive, Taranaki Regional Council and to the Expert Panel a report that:
 - (a) details the work that has been undertaken to achieve compliance with conditions 18 to 20;
 - (b) reports the contribution made by the upstream and downstream fish passage systems to the achievement of the objective set out in condition 18;
 - (c) assesses the effects of the Patea Dam and Lake Rotorangi on fish populations and the benefits of the work that has been undertaken to maintain and enhance these populations; and
 - (d) makes recommendations about mitigating the effects of the Patea Dam and Lake Rotorangi on upstream fish populations, including:
 - (i) the value of continuing the facilitation of fish passage;
 - (ii) the species that should be targeted for any ongoing facilitation of passage;
 - (iii) any changes to the programme that would help achieve compliance with condition 18; and
 - (iv) alternative measures and/or programmes for avoiding, remedying or mitigating the effects of the Patea Dam blocking fish passage, in the event that the focus on facilitation of fish passage is shown to be unsuccessful in establishing and maintaining populations as required by condition 18.
 - (e) includes any comments received on the draft report by the Expert Panel in relation to matters under (a) to (d) above.

Monitoring downstream ecology

31. The consent holder shall undertake monitoring that identifies and quantifies the ecology of the Patea River downstream of the dam, including the varial zone, using surveys of macroinvertebrates, macrophytes and fish. In the first two years of the commencement of this consent, annual surveys shall be carried out to coincide with monitoring of dissolved oxygen and water temperature required under condition 35. Thereafter, the surveys shall be carried out every two years. The results of each downstream ecological survey shall be reported to the Chief Executive of the Taranaki Regional Council and to the Expert Panel within 4 months of completion.

Effects on Trout

- 32. The consent holder shall undertake an investigation into the effects of the Patea Dam and Hydro-electric Power Scheme (HEPS) on trout downstream of the dam. Interim reports on this investigation shall be provided to the Chief Executive, Taranaki Regional Council and the Expert Panel annually for the first two years of the commencement of this consent, and a final report including recommendations to be provided to the Chief Executive, Taranaki Regional Council and to the Expert Panel within three years of this consent commencing. The final report shall include conclusions specifically about the effects of flow fluctuations, temperature and low dissolved oxygen on trout recruitment, and recommendations as to whether restocking and/or undertaking further investigations are necessary as a way to mitigate the effects of the Patea Dam and HEPS.
- 33. If the final report under condition 32 recommends that a trout restocking programme commence and this is confirmed by the Expert Panel, the Consent Holder shall, after consultation with Fish and Game New Zealand (Taranaki Region) and the Department of Conservation, help to mitigate the adverse effects of the power scheme on trout recruitment by annually restocking up to 1,000 tagged yearling brown trout and up to 500 tagged yearling rainbow trout into the Patea River between McColl's Bridge and the Patea Dam. The numbers of trout to be released each year (if any) is subject to North Island availability and shall be decided in consultation with Fish and Game New Zealand (Taranaki Region) and the Department of Conservation and will be reviewed after 5 years of monitoring.
- 34. If a trout restocking programme is implemented under condition 33, the consent holder, in consultation with Fish and Game New Zealand (Taranaki Region) and the Department of Conservation, shall develop and implement a monitoring programme to assess the success and effects of the restocking programme required by condition 33 including whether modification of the restocking programme is necessary to:
 - (a) provide appropriate mitigation for adverse effects on trout populations; and/or
 - (b) address levels of trout predation on native fish species where levels of predation are inhibiting the achievement of the objective of condition 18.

The results of this monitoring shall be reported to the Chief Executive, Taranaki Regional Council and to the Expert Panel.

The monitoring programme referred to in this condition shall be submitted to the Chief Executive, Taranaki Regional Council for certification purposes and thereafter included in the Monitoring Plan.

Investigation of Dissolved Oxygen

- 35. Within six months of the commencement of this consent, the consent holder shall commence an investigation that, to the reasonable satisfaction of the Chief Executive, Taranaki Regional Council, investigates the extent, frequency, causes and effects of discharges of de-oxygenated water into the river below the Patea Dam. The investigation shall include a determination of the dissolved oxygen concentration in the river by continuously monitoring dissolved oxygen and temperature at appropriate locations as specified in the Monitoring Plan.
- 36. The consent holder shall prepare reports on the investigation required by condition 35 and provide them to the Chief Executive, Taranaki Regional Council and the Expert Panel as follows:
 - (a) within 18 months of the commencement of the investigation, an interim report on the first year of the investigation; and
 - (b) within 36 months of the commencement of the investigation, a final report detailing the dissolved oxygen and temperature characteristics of the study reach and any likely adverse effects of low dissolved oxygen concentration.

The final report shall include an assessment of the environmental effects of discharges of water with low dissolved oxygen from the Patea dam and options and recommendations for mitigating any effects and/or undertaking further investigations.

Monitoring Flow Fluctuations

37. In addition to the monitoring undertaken in accordance with conditions 31 and 32, the consent holder shall undertake and report on a one-off investigation of the effects of the rapid reduction in water level in the Patea River downstream of the Patea Dam on the frequency and ecological significance of native fish becoming stranded. The report shall be provided to the Chief Executive, Taranaki Regional Council and the Expert Panel within two years of the commencement of this consent.

Monitoring Sedimentation within Lake Rotorangi

- 38. The consent holder shall monitor sedimentation within Lake Rotorangi. The monitoring shall include:
 - (a) an annual visual lakeshore inspection of Lake Rotorangi;
 - (b) an annual photographic survey of the 15 permanent cross section locations; and
 - (c) at least once every two years a bathymetric channel cross-section survey of the 15 permanent cross section sites. The cross section sites are as shown on Figure One, attached to and forming part of this consent.
- 39. The results, including a comparison with the previous survey, of the monitoring undertaken in accordance with condition 38 shall be forwarded to the Taranaki Regional Council by the consent holder within 60 days of the survey being completed.

- 40. The consent holder shall, in consultation with South Taranaki District Council prepare a report on the risk to the Mangamingi Bridge from increased flooding as a result of sedimentation in Lake Rotorangi, and shall install safety devices that, to the reasonable satisfaction of the Chief Executive of Taranaki Regional Council, adequately minimises the risk to the public.
- 41. An ecological and water quality survey shall be carried out to determine the degree of eutrophication of Lake Rotorangi and the amount and species of aquatic weeds established in the lake, together with a plan showing the location and extent of weed beds. The survey shall follow the sampling locations and methods of existing surveys and the first survey shall be completed and reported to the Taranaki Regional Council within 12 months of the consent commencing. Subsequent surveys shall be conducted at least once every three years and reported to the Taranaki Regional Council within 3 months of the survey being completed.

Expert Panel

- 42. The consent holder shall engage a panel of three independent people who have not otherwise been involved in monitoring of this consent and between them can demonstrate proven expertise in the matters covered by the monitoring required by conditions 30 to 37 of this consent. The consent holder shall also ensure that the Panel contains the necessary level and scope of expertise to address each of the matters listed under condition 45(e). In the event that any member of the Expert Panel becomes unavailable to continue their role, the panel may temporarily consist of fewer than three people with the agreement of the consent holder and the Chief Executive, Taranaki Regional Council until such time as a new Panel member is engaged.
- 43. The members of the Expert Panel shall be nominated by the consent holder and, after consultation with the Department of Conservation and Fish and Game, shall only be appointed after having been approved by the Chief Executive, Taranaki Regional Council. If less than three acceptable nominations are made, the Chief Executive, Taranaki Regional Council may appoint one or more persons to act as a Panel Member until an acceptable nomination is made.
- 44. All reasonable costs incurred by the Expert Panel shall be met by the consent holder and it shall be the consent holder's responsibility to ensure that the Expert Panel carries out the tasks required of it within the timeframes specified in the conditions of consent.

- 45. The purpose of the Expert Panel shall be to peer review and, where appropriate, provide recommendations to the consent holder and the Chief Executive, Taranaki Regional Council, on the following:
 - (a) the report on native fish passage systems required under condition 19;
 - (b) the report on the success of native fish passage systems required under condition 30;
 - (c) the reports on the effects of the Patea Dam and HEPS on downstream trout populations required under condition 32;
 - (d) the final Monitoring Plan required by condition 25 before it is submitted to the Chief Executive, Taranaki Regional Council for certification under condition 26;
 - (e) the reports or other outputs required by the following conditions:
 - condition 28 (native fish passage);
 - condition 29 (upstream native fish populations);
 - condition 31 (downstream river ecology);
 - condition 34 (trout restocking);
 - condition 36 (dissolved oxygen); and
 - condition 37 (fish strandings).
 - (f) For the avoidance of doubt, the Expert Panel may, as part of its function, review the Monitoring Plan and recommend further reviews of that Plan and the role of the Expert Panel in relation to these reviews.
- 46. The purpose of any recommendations of the Expert Panel shall be either:
 - (a) To confirm that the current monitoring, methodologies, or mitigation programmes are adequate to achieve the objective of the relevant condition(s), or;
 - (b) Recommend changes or additions to any monitoring, methodology, or mitigation, in order to ensure that they are adequate to avoid, remedy or mitigate and adverse effect on the environment arising from the exercise of this resource consent.
- 46A Recommendations made in accordance with condition 46(b) may include but are not limited to:
 - (a) recommendations to alter the upstream or downstream fish passage programme to help achieve compliance with condition 18, including:
 - (i) recommendations that the consent holder undertake further assessment of the efficiency of the fish trap (utilising dyes or by any other means) and/or that the consent holder alter the location or design of the fish trap;
 - (ii) if new technologies have become available, recommendations for improved monitoring of the success of downstream passage, or that the system to facilitate the non-lethal downstream passage of species is improved; and
 - (b) monitoring of upstream populations of the target species continuing beyond the date required by condition 29 of this consent.

- 47. Of those matters specified under condition 45 above, the consent holder shall ensure that the full Expert Panel shall review and make recommendations on:
 - (a) The final Monitoring Plan required by condition 25 and any review of that Plan; and
 - (b) The final results required in respect of downstream ecology (condition 31) and dissolved oxygen (condition 36).

Otherwise, of the balance of matters specified under condition 45, only the most appropriate expert(s) need review the relevant report or information and make recommendations, unless the expert(s) consider it necessary to seek the input from another member(s) of the Panel to assist them in their assessment.

- 48. Unless otherwise specified in these conditions, the expert(s) shall have two months to respond to the consent holder and the Chief Executive, Taranaki Regional Council on any report submitted to them, with any comments to be in writing.
- 49. The consent holder shall use its best endeavours to ensure that the Expert Panel shall review and provide recommendations to the consent holder and the Chief Executive, Taranaki Regional Council within two months of the receipt of each of the following reports:
 - (a) the report required under condition 30 (success of fish passage measures);
 - (b) the final report required under condition 32 (effects on trout populations);
 - (c) if implemented, the report on the monitoring of the restocking required under condition 34;
 - (d) the final report on the investigation required under condition 36 (effects of low dissolved oxygen discharges);
 - (e) the report on the investigation required under condition 37 (effects of flow fluctuations on native fish strandings).
- 50. Should the consent holder choose to adopt the recommendations of the Expert Panel under condition 49, any proposed amendments to the monitoring programme, methodology, or mitigation requirements shall be implemented by the consent holder subject to the approval of the Chief Executive Taranaki Regional Council, acting in a technical certification capacity.
- 51. In the event that the consent holder declines to adopt any recommendation provided by the Expert Panel in accordance with condition 49, the consent holder shall within 8 weeks of the Expert Panel making its recommendation, provide to the Chief Executive, Taranaki Regional Council, its written reasons for declining to follow the recommendations of the Expert Panel.

Consultation with Stakeholders and Expert Panel

- 52. Before any report is submitted to the Expert Panel to be reviewed in accordance with condition 45, 47 and 49 of this consent, the consent holder shall carry out reasonable consultation with Fish and Game New Zealand (Taranaki Region), the Department of Conservation, Nga Rauru Kiitahi and Ngati Ruanui, including submitting the Plan or Report in draft to those parties for comment and allowing one month for a response.
- 53. Where any comments are received from Fish and Game New Zealand (Taranaki Region), the Department of Conservation, Nga Rauru Kiitahi, Ngati Ruanui or the Expert Panel in accordance with condition 52, the consent holder shall provide all such comments, in addition to providing the plan or report itself to the Chief Executive, Taranaki Regional Council. In conjunction with such comments, the consent holder shall as necessary provide to the Chief Executive, Taranaki Regional Council, its response to any of the comments made by any of the parties.

Consent Holder, Submitter and Council Engagement

54. At least once every year the consent holder shall convene a meeting of representatives of the Taranaki Regional Council, and interested submitters to application 4820, including Nga Rauru Kiitahi, Ngati Ruanui and the Department of Conservation, to discuss any matter relating to the monitoring of this consent.

Recreation

- 55. The consent holder shall maintain the boat ramps at the locations listed below (and as shown in Figure Three, attached to, and forming part of this consent) so that they are usable at the lake levels stipulated below:
 - (a) The Glen Nui Ramp between lake levels RL 75.5 m to RL 78 m;
 - (b) The new Tangahoe Valley Barge Ramp between lake levels RL 74.5 m and RL 78 m; and
 - (c) The Boat Ramp located at the Patea Dam between lake levels RL 74.5 m and RL 78 m.

If maintenance of any boat ramp proves to be impracticable it shall be replaced.

56. The consent holder may temporarily restrict public access to the boat ramps highlighted in condition 55 due to reasonable health, safety and security requirements. Where such restrictions are imposed the consent holder shall notify the Taranaki Regional Council and the South Taranaki District Council. The notice shall explain the need for the restriction and estimate the duration that the restriction will apply for.

- 57. The consent holder shall erect and maintain signs at the boat ramp located at the Patea Dam and the Glen Nui Ramp 1, and at McColl's Bridge and at the Patea Estuary boat ramp. The signs shall alert users of Lake Rotorangi and the Patea River to:
 - (a) fluctuations in flow downstream of the dam and of the extent of these fluctuations;
 - (b) fluctuations in lake levels and of the extent of these fluctuations; and
 - (c) the presence of floating log debris and lake bed features that may present a hazard for lake recreational users.
- 58. The consent holder shall maintain floating booms across the intake to the head race and across the full length of the spillway of the Patea Dam to safeguard persons using the lake for recreation and to prevent floating debris and logs from entering the penstocks. Log debris caught by the boom structure will be removed from the lake and appropriately disposed of in accordance with the special conditions in consent 7194-1.
- 59. The consent holder shall, in accordance with condition 61 provide jet boaters with water for an annual race event.
- 60. Water provided in accordance with condition 59 shall:
 - (a) be for the annual race event at a flow rate of not less than 40 cubic metres per second at McColl's Bridge, commencing at 2200 on a Friday or a Saturday and ending at 1800 hours on the following Saturday or the following Sunday, as the case may be (a period of 20 hours);
 - (b) occur within the period beginning on 20 May and ending on the following 20 September in any year; and
 - (c) only occur following the written request of a person delegated to make such requests by Jet Boating New Zealand, received by the consent holder no less than 60 days before.
- 61. All releases of water under condition 59 are subject to water being available from Lake Rotorangi. If the inflows to the lake over the 60 days prior to a release are low with a return period of greater than 15 years the consent holder need not provide the flow of water required by condition 59.
- 62. The consent holder shall install signs warning of restricted boat ramp access
 - i. On Rawhiti Road, between Anderson and Oru Roads, when the level of Lake Rotorangi drops below RL 75.5 m;
 - ii. on Ball Road, between Hursthouse and Joll Road intersections, when the level of Lake Rotorangi drops below RL 74.5 m.
- 63. The barge operator at the Tangahoe Valley boat ramp shall be notified of the potential restriction to access at least seven days prior to the level of Lake Rotorangi dropping below RL 74.5 m.

Consent 0489-2.3

- 64. 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:
 - (a) within the sixth year of commencement of this consent, and every six years thereafter for the purposes of:
 - (i) ensuring that the conditions are adequate to deal with any adverse effect on the environment arising from the exercise of this resource consent; or
 - (ii) implementing the recommendations of the Expert Panel;
 - (b) within two months of the consent holder providing its written response under condition 51 to any recommendation of the Expert Panel provided in accordance with condition 49.

Signed at Stratford on 29 September 2017

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

Consent Holder:

Trustpower Limited Private Bag 12023

Tauranga 3143

Decision Date

(Change):

29 September 2017

Commencement Date

(Change):

29 September 2017

(Granted Date: 17 December 2010)

Conditions of Consent

Consent Granted: To take and use water from Lake Rotorangi for hydro-electric

power generation purposes

Expiry Date: 1 June 2040

Review Date(s): In accordance with special condition 14

Site Location: Patea Hydroelectric Power Scheme, Maben Road,

Hurleyville, Patea

Grid Reference (NZTM) 1734750E-5621510N

Catchment: Patea

Tributary: Lake Rotorangi

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.

- 1. Subject to the availability of such flows after any upstream uses currently authorised and any uses subsequently authorised in accordance with conditions 2 and 3 below, the consent holder is authorised to take and use up to: 75 cubic metres per second of water for hydro-electric power generation purposes; and 25 cubic metres per second of water for fish passage purposes.
- 2. Nothing in this consent or the associated consents shall be deemed to:
 - (a) create an allocation of water to the exclusion of the exercise or renewal of any consents to dam, divert, take and/or use water in the Patea River catchment upstream of the Patea Dam which existed at 6 May 2009 up to the rates and volumes provided for in those consents as at that date; or
 - (b) create an allocation of water to the exclusion of the carrying out of any permitted activity to dam, divert, take and/or use water in the Patea River catchment upstream of the Patea Dam which is authorised in Regional Plans as at 6 May 2009, whether or not that activity was in existence as at May 2009;
 - (c) This consent and associated consents shall not be exercised in such a manner as to limit the exercise of any consent or permitted activity referred to above.
- 3. The total amount of water authorised to be dammed, diverted, taken and/or used pursuant to this consent and associated consents and the total volume allocated under this consent and associated consents, excludes such water as may be authorised to be taken, diverted and or used, by any other persons upstream of Patea Dam pursuant to a water permit granted during the term of this consent, and nothing in this consent or any of the associated consents shall preclude the grant of such additional consents during the term of this consent. Provided that this exclusion shall be limited to a maximum rate of abstraction for upstream consents not existing as at May 2009, not exceeding 0.305 cubic metres per second.
- 4. Subject to conditions 5-8 below, the exercise of this consent shall not cause the flow in the Patea River, as measured at the 'McColl's Bridge' measuring site (site no. 34305), to be less than 2.2 cubic metres per second (as an hourly average) (the 'minimum flow').
- 5. Notwithstanding condition 4 above, following unusually long periods of less than normal rainfall in the Patea River catchment the exercise of this consent may cause the flow in the Patea River to be less than the minimum flow, provided that the flow in the Patea River as measured at the 'McColl's Bridge' measuring site (site no. 34305) is not less than 2.2 cubic metres per second (as an hourly average):
 - (a) at any time during more than 5 out of any 10 consecutive calendar years; or
 - (b) for more than 72 hours in any 30 day period.

- 6. On any occasion when the exercise of this consent causes the flow in the Patea River to be less than the minimum flow in accordance with condition 5 the consent holder shall, within 14 days, provide the Chief Executive, Taranaki Regional Council with documentation showing that the breach of the minimum flow was a direct result of an unusually long period of less than normal rainfall in the Patea River catchment.
- 7. In the event that any future upstream water takes (not consented as at 6 May 2009) in combination with existing takes, cause the total inflow to Lake Rotorangi to be less than 2.1 cubic metres per second, the minimum flow referred to in condition 4 shall, at times when the total inflow to Lake Rotorangi is less than 2.1 cubic metres per second, be temporarily reduced by a rate equivalent to the estimated combined rate of take by such future upstream water takes.
- 8. At no time shall the exercise of this consent cause the flow in the Patea River, as measured at the 'McColl's Bridge' measuring site (site no. 34305), to be less than 1.8 cubic metres per second (as an hourly average).

Advice Note: For the avoidance of doubt, it is recorded that the intent of condition 7 is to provide relief to the consent holder if a future allocation of some or all of the 0.305 m³/s referred to in condition 3 of consents 0491-2 and 0489-2 causes a reduction in lake inflows below 2.1 m³/s. During those times, the minimum flow below the Patea Dam can be temporarily reduced to reflect the lower inflows. If any future consents are granted on terms that require any future consent holder to cease taking at times when the consent holder is restricted by the minimum flow then the downstream minimum flow will not be affected.

<u>Advice Note</u>: Nothing in this consent precludes the consent holder from submitting (on any basis permitted by the Act) on any future consent or re-consenting applications to take water from the Patea River catchment upstream of Patea Dam. For the avoidance of doubt, any such future applications need to be considered on their merits.

- 9. Within 12 months of the commencement of this consent the consent holder shall have prepared and submitted a comprehensive report to the Chief Executive of the Taranaki Regional Council, that:
 - (a) describes the feasibility of installing deterrent measures at the intake structure of the Patea Dam that will, to the greatest extent practicable avoid the entrapment of adult eels;
 - (b) describes the alternate measures considered and assesses the strengths and weaknesses of each measure; and
 - (c) recommends a deterrent measure for deflecting adult eels from the intake structure of the Patea Dam.
- 10. Within 12 months of receiving certification from the Chief Executive, Taranaki Regional Council that the report addresses all the matters set out on condition 9, the consent holder shall implement the deterrent measures recommended in the report required by condition 9.

Consent 0491-2.1

- 11. The consent holder shall ensure that the flow passing downstream of the Patea Dam, at the McColl's Bridge Site (site no. 34305), is measured and recorded to an accuracy of ± 5% at intervals not exceeding 15 minutes. These records shall be transmitted to the Taranaki Regional Council's computer system within 2 hours of being recorded.
 - <u>Advice Note:</u> The McColl's Bridge Site and any associated telemetry, is owned and operated by the Taranaki Regional Council. It is therefore acknowledged that the consent holder has no control over the operation and maintenance of the equipment.
- 12. The cost of maintaining the hydrographic station 'Patea River at McColl's Bridge' (site no. 34305) shall be shared equally between the consent holder and the Taranaki Regional Council.
- 13. All the water taken, except that taken for cooling purposes, shall be discharged back into the river immediately below the Patea Dam.
- 14. 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) 2 years from commencement of consent; during the sixth year and every 6 years thereafter; and/or
 - (b) within 30 days of receiving the report required by condition 9; and/or

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 it was not appropriate to deal with at the time the consent was granted.

Signed at Stratford on 29 September 2017

For and on behalf of Taranaki Regional Council

A D McLav

Director - Resource Management

Land Use Consent Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of Trustpower Limited Consent Holder: Private Bag 12023

Tauranga 3143

Decision Date: 25 June 2009

Commencement Date: 17 December 2010

Conditions of Consent

Consent Granted: To maintain, repair, alter and reconstruct structures and

works [including but not limited to the Patea dam, log boom, auxiliary spillway, emergency spillway, flood channels, river training works and boat ramps] in, on, under or over the bed

of the Patea River and Lake Rotorangi

Expiry Date: 1 June 2040

Review Date(s): As per special condition 7

Site Location: Patea Hydroelectric Power Scheme, Maben Road,

Hurleyville, Patea

Grid Reference (NZTM) 1734751E-5621514N

Catchment: Patea

Tributary: Lake Rotorangi

For General, Standard and Special conditions pertaining to this consent please see reverse side of this document

Page 1 of 3

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.

- 1. The activity is for the purpose of maintaining the structure and associated structures and equipment in good repair or working order or for minor upgrading.
- 2. No contaminant [other than sediment] shall be released to the area of river or lake bed beyond the area being worked from equipment being used for the activity, and no refuelling of equipment shall take place on any area of the river or lake bed.
- 3. Based on measurements using a black disc, sediment disturbance shall not give rise to a decrease in visual clarity of water of more than 50% beyond a distance of 100 metres from the work site.
- 4. All material removed from the structure and excess construction materials shall be removed from the river or lake bed as soon as practicable following the completion of the work.
- 5. Dewatering of any work site shall be for the minimum time necessary to undertake the work. If dewatering for more than 48 hours is expected to be necessary the consent holder shall notify the Council before the work begins. Notification shall include the consent number and a brief description of the activity being undertaken and be emailed to worknotification@trc.govt.nz.
- 6. The consent holder shall ensure that the area and volume of river bed and lake bed disturbance shall, so far as is practicable, be minimised and any areas which are disturbed shall, so far as is practicable, be reinstated.

Consent 7188-1

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 2 years from commencement of consent; during the sixth year and every 6 years thereafter, 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 it was not appropriate to deal with at the time the consent was granted.

Transferred at Stratford on 31 October 2016

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

Consent Holder:

Trustpower Limited Private Bag 12023

Tauranga 3143

Decision Date

(Change):

29 September 2017

Commencement Date

(Change):

29 September 2017

(Granted Date: 17 December 2010)

Conditions of Consent

Consent Granted: To discharge water from the Patea power house and the

main service spillway to the Patea River for hydro-electric

power generation purposes

Expiry Date: 1 June 2040

Review Date(s): In accordance with special condition 18

Site Location: Patea Hydroelectric Power Scheme, Maben Road,

Hurleyville, Patea

Grid Reference (NZTM) 1734750E-5621510N

Catchment: Patea

Tributary: Lake Rotorangi

For General, Standard and Special conditions pertaining to this consent please see reverse side of this document

Page 1 of 6

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.

- 1. The consent holder shall monitor the Patea River below the Patea Dam to assess the extent of erosion that is or is not occurring. The survey shall include:
 - (a) an annual visual inspection of the full length of the Patea River downstream of the Patea Dam;
 - (b) an annual photographic survey of the 13 permanent cross section locations; and
 - (c) at least once every two years a channel cross-section survey of the 13 permanent cross-section sites. The cross-section sites referred to in this condition are shown on Figure Two, attached to and forming part of this consent.
- 2. In the event that two consecutive surveys conducted in accordance with condition 1(c) show no significant change in cross-section shape then the frequency of the channel cross-section survey shall be changed to five yearly intervals.
- 3. The consent holder shall provide the results of the monitoring undertaken in accordance with conditions (1) and (2), including a comparison with the previous survey, to the Chief Executive, Taranaki Regional Council within 60 days of the survey being completed.
- 4. The consent holder shall maintain the Patea Dam and all its appurtenant components and ancillary/appurtenant structures to the standards recommended in the operative New Zealand Society of Large Dams, Dam Safety Guidelines (2000) operative at 20 May 2009.
- 5. Within 6 months of the commencement of this consent, the consent holder shall, after reasonable consultation with the Taranaki Civil Defence Emergency Management Group, provide an Emergency Management Plan to the Taranaki Civil Defence Emergency Management Group addressing abnormal or excessive release of flows from the Patea Dam. The Plan shall include reference to the following matters:
 - (a) identification of modes of such flows, potential size and duration of releases and the probability of their occurrence; and
 - (b) the modelling of downstream effects of such discharges particularly on private property; and
 - (c) contingency plans for alerting communities and authorities in such events.

- 6. A copy of the Emergency Management Plan shall be forwarded by the consent holder to the South Taranaki District Council, the Stratford District Council, the New Plymouth District Council, the Hawera station of New Zealand Police and to New Plymouth station of the New Zealand Fire Service within 7 days of being provided to the Taranaki Civil Defence Emergency Management Group.
- 7. The consent holder shall undertake an annual review of the Emergency Management Plan. Where amendments are made to the Plan, they will be notified to the parties listed in condition 6 within 7 days.
- 8. The consent holder shall separately measure and electronically record the rate of discharge from the Patea Powerhouse and from the main service spillway at intervals not exceeding 15 minutes to an accuracy of ±5%. These records shall be provided to the Chief Executive of Taranaki Regional Council, at monthly intervals or upon reasonable request.
- 9. Subject to conditions 10-13 below, the exercise of this consent shall not cause the flow in the Patea River, as measured at the 'McColl's Bridge' measuring site (site no. 34305), to be less than 2.2 cubic metres per second (as an hourly average) (the 'minimum flow').
- 10. Notwithstanding condition 9 above, following unusually long periods of less than normal rainfall in the Patea River catchment the exercise of this consent may cause the flow in the Patea River to be less than the minimum flow, provided that the flow in the Patea River as measured at the 'McColl's Bridge' measuring site (site no. 34305) is not less than 2.2 cubic metres per second (as an hourly average):
 - (a) at any time during more than 5 out of any 10 consecutive calendar years; or
 - (b) for more than 72 hours in any 30 day period.
- 11. On any occasion when the exercise of this consent causes the flow in the Patea River to be less than the minimum flow in accordance with condition 10 the consent holder shall, within 14 days, provide the Chief Executive, Taranaki Regional Council with documentation showing that the breach of the minimum flow was a direct result of an unusually long period of less than normal rainfall in the Patea River catchment.
- 12. In the event that any future upstream water takes (not consented as at 6 May 2009) in combination with existing takes, cause the total inflow to Lake Rotorangi to be less than 2.1 cubic metres per second, the minimum flow referred to in condition 9 shall, at times when the total inflow to Lake Rotorangi is less than 2.1 cubic metres per second, be temporarily reduced by a rate equivalent to the estimated combined rate of take by such future upstream water takes.

13. At no time shall the exercise of this consent cause the flow in the Patea River, as measured at the 'McColl's Bridge' measuring site (site no. 34305), to be less than 1.8 cubic metres per second (as an hourly average).

Advice Note: For the avoidance of doubt, it is recorded that the intent of condition 12 is to provide relief to the consent holder if a future allocation of some or all of the 0.305 m³/s referred to in condition 3 of consents 0491-2 and 0489-2 causes a reduction in lake inflows below 2.1 m³/s. During those times, the minimum flow below the Patea Dam can be temporarily reduced to reflect the lower inflows. If any future consents are granted on terms that require any future consent holder to cease taking at times when the consent holder is restricted by the minimum flow then the downstream minimum flow will not be affected.

<u>Advice Note</u>: Nothing in this consent precludes the consent holder from submitting (on any basis permitted by the Act) on any future consent or re-consenting applications to take water from the Patea River catchment upstream of Patea Dam. For the avoidance of doubt, any such future applications need to be considered on their merits.

- 14. In accordance with the proposal made in the application the consent holder shall mitigate the effects of downstream erosion by, within 60 days of the commencement of this consent, and once per year thereafter, making an annual payment of \$7,500 (GST exclusive and inflation adjusted) to the Taranaki Tree Trust for the purpose of providing riparian management in the lower Patea River catchment.
- 15. The mean hourly rise or recession rate for all flows greater than 95 cubic metres/second, into the Lower Patea River (being the reach of the Patea River immediately below the Patea Hydro Electric Power Scheme), from the tailrace/stilling basin (as determined from the tailrace/stilling basin data) shall:
 - (a) for flows up to and including 135 cubic metres/second, not vary by more than 50%, plus or minus 20 cubic metres/second/hour, from the reference rate of change as defined in condition 15(b); and
 - (b) for flows greater than 135 cubic metres per second, not vary by more than 50% from a reference rate of change defined as the sum of any two mean hourly flow rise or recession rates, one of the two rates as determined (at any time through the preceding 6 hours) from the Patea River at Skinner Road hydrographic station data (site no, 34308), and the other rate as determined (at any time through the proceeding 6 hours) from the Mangaehu Stream at Bridge hydrographic station data (site no. 34309).
- 16. Whenever the spillway gate or spillway gates are re-opened during sustained recessions where the sum of the two mean hourly recession rates as determined in condition 15(b) is continuously negative, the discharge from the spillway shall, irrespective of the current lake level, conclude with a continuous discharge of not more than 50 cubic metres/second for a period of not less than 6 hours or until, after 4 hours of the period, the mean lake-level has fallen below 78 metres above mean sea level and not less than 90 millimetres below the mean lake level at the time the spillway gates were opened.

Consent 7190-1.1

- 17. The cost of maintaining the hydrographic stations 'Patea River at Skinner Road' (site no. 34308) and 'Mangaehu Stream at Bridge' (site no. 34309) shall be shared equally between the consent holder and the Taranaki Regional Council.
- 18. 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 2 years from commencement of consent; during the sixth year and every 6 years thereafter, 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 it was not appropriate to deal with at the time the consent was granted.

Signed at Stratford on 29 September 2017

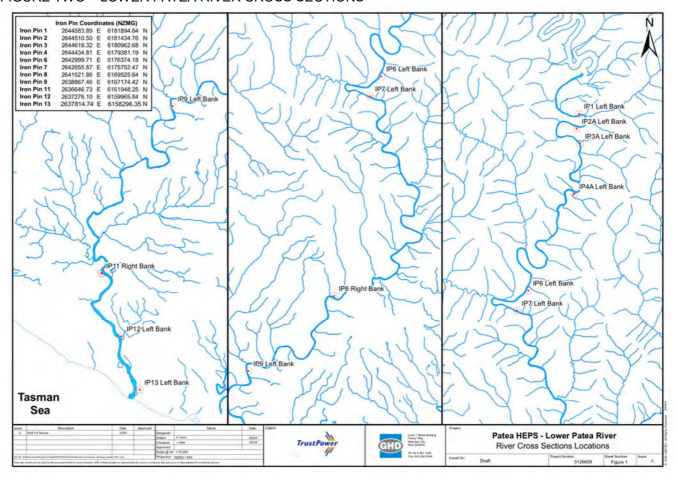
For and on behalf of
Taranaki Regional Council

A D McLay

Director - Resource Management

Consent 7190-1.1

FIGURE TWO - LOWER PATEA RIVER CROSS SECTIONS



Discharge Permit Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of

Consent Holder:

TrustPower Limited Private Bag 12023

TAURANGA 3143

Decision Date:

25 June 2009

Commencement

Date:

17 December 2010

Conditions of Consent

Consent Granted: To discharge water from the Patea Hydro-electric scheme's

auxiliary spillway and emergency spillway to the Patea River via spillway creek at or about (NZTM) 1734751E-

5621514N

Expiry Date: 1 June 2040

Review Date(s): As per special condition 6

Site Location: Patea Hydroelectric Power Scheme, Maben Road,

Hurleyville, Patea

Legal Description: Secs 1 & 2 SO 12618 Sec 1 SO 12962 & Pt Sec 6 Pt Sec

7 Blk VI Opaku SD

Catchment: Patea

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.

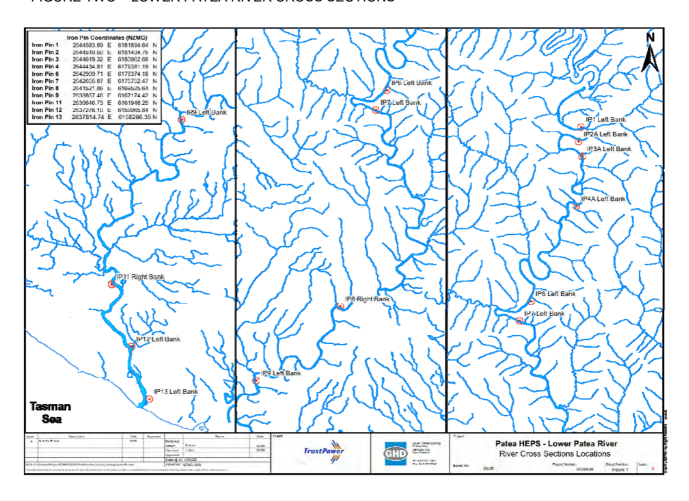
- 1. The consent holder shall monitor the Patea River below the Patea Dam to assess the extent of erosion that is or is not occurring. The survey shall include:
 - (a) an annual visual inspection of the full length of the Patea River downstream of the Patea Dam;
 - (b) an annual photographic survey of the 13 permanent cross section locations; and
 - (c) a biennial channel cross-section survey of the 13 permanent cross-section sites. The cross-sections sites referred to in this consent are shown on Figure Two, attached to and forming part of this consent.
- 2. In the event that two consecutive surveys conducted in accordance with condition 1 (c) show no significant change in cross-section shape then the frequency of the channel cross-section survey shall be changed to five yearly intervals.
- 3. The consent holder shall provide the results of the monitoring undertaken in accordance with conditions (1) and (2), including a comparison with the previous survey, to the Chief Executive, Taranaki Regional Council within 60 days of the survey being completed.
- 4. The mean hourly rise or recession rate for all flows greater than 95 cubic metres per second, into the Lower Patea River (being the reach of the Patea River immediately below the Patea Hydro Electric Power Scheme), from the tailrace/stilling basin (as determined from the tailrace/stilling basin data) shall:
 - (a) for flows up to and including 135 cubic metres/second, not vary by more than 50%, plus or minus 20 cubic metres/second/hour, from the reference rate of change as defined in condition 4(b); and

- (b) for flows greater than 135 cubic metres/second, not vary by more than 50% from a reference rate of change defined as the sum of any two mean hourly flow rise or recession rates, one of the two rates as determined (at any time through the preceding 6 hours) from the 'Patea River at Skinner Road hydrographic station' data [site no, 34308], and the other rate as determined (at any time through the proceeding 6 hours) from the 'Mangaehu Stream at Bridge' hydrographic station data [site no. 34309].
- 5. Whenever the spillway gate or spillway gates are re-opened during sustained recessions where the sum of the two mean hourly recession rates as determined in condition 4(b) is continuously negative, the discharge from the spillway shall, irrespective of the current lake level, conclude with a continuous discharge of not more than 50 cubic metres/second for a period of not less than 6 hours or until, after 4 hours of the period, the mean lake-level has fallen below 78 metres above mean sea level and not less than 90 millimetres below the mean lake level at the time the spillway gates were opened.
- 6. 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 2 years from commencement of consent; during the sixth year and every 6 years thereafter, 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 it was not appropriate to deal with at the time the consent was granted.

Signed at Stratford on 17 December 2010

For and on behalf of	
Taranaki Regional Council	
Director-Resource Management	_

FIGURE TWO - LOWER PATEA RIVER CROSS SECTIONS



Water Permit Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of Trustpower Limited Consent Holder: Private Bag 12023

Tauranga 3143

Decision Date: 30 June 2009

Commencement Date: 30 June 2009

Conditions of Consent

Consent Granted: To take groundwater to provide a domestic water supply to

facilities at the Patea Dam, including the powerhouse,

dwellings and a camping ground

Expiry Date: 1 June 2040

Review Date(s): June 2022, June 2028, June 2034

Site Location: Patea Hydroelectric Power Scheme, Maben Road,

Hurleyville, Patea

Grid Reference (NZTM) 1734794E-5621358N

Catchment: Patea

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.

- 1. The exercise of this consent shall be undertaken substantially in accordance with the documentation submitted in support of application 4824. If there is any conflict between the documentation submitted in support of application 4824 and the conditions of this consent, the conditions of this consent shall prevail.
- 2. The volume of water taken shall not exceed 12.5 cubic metres per day at a rate not exceeding 1 litre per second.
- 3. The consent holder shall install and maintain a water meter on the bore that records the volume of water taken to an accuracy of ±5%. The meter shall be installed before the consent is exercised.
- 4. The consent holder shall maintain a record of the volume of water taken each month. The record shall include date of meter reading, pumping hours and volume pumped, and make these records available to the Chief Executive, Taranaki Regional Council, no later than 31 July of each year, or upon request.
- 5. This consent shall lapse on 30th June 2014, 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 7192-1

6. 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 2016 and/or June 2022 and/or June 2028 and/or June 2034, 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 31 October 2016

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 Trustpower Limited Consent Holder: Private Bag 12023

Tauranga 3143

Decision Date: 30 June 2009

Commencement Date: 30 June 2009

Conditions of Consent

Consent Granted: To discharge contaminants [including water/dust and

particulate matter] into the air from moveable wet and dry abrasive blasting processes during the maintenance of plant and equipment at the Patea Hydroelectric Power Scheme

Expiry Date: 1 June 2020

Site Location: Patea Hydroelectric Power Scheme, Maben Road,

Hurleyville, Patea

Grid Reference (NZTM) 1734677E-5621431N

Catchment: Patea

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.

- 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. 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 on which the abrasive blasting or associated activity is occurring.
- 3. As far as is practicable, work areas and surrounding areas shall be cleared of accumulations of blasting material at the end of each blasting session or, where a blasting session extends over more than a day, at the end of a working day.
- 4. Sand used for dry abrasive blasting shall contain:
 - (i) less than 5% by dry weight free silica; and
 - (ii) less than 2% by dry weight dust able to pass through a 0.15 micron sieve.
- 5. The consent holder shall ensure that all operators of abrasive blasting equipment understand and comply with the all the conditions of this consent prior to the commencement of any work for which this consent is required.
- 6. The discharge shall not give rise to any of the following effects in any surface watercourse:
 - 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;
 - f) an increase in suspended solids of more than 10 g/m³;
 - g) turbidity above 4 nephelometric turbidity units [NTU], except that if the turbidity within the water body is above 3.2 NTU, no more than 25% increase in NTU;
 - h) any increase in the concentration of zinc, lead, arsenic, chromium or thorium-based products.

Consent 7193-1

- 7. All items or premises to be blasted shall be screened as completely as practicable by covers, tarpaulins, cladding, , to contain dust emissions and depositions to the satisfaction of the Chief Executive, Taranaki Regional Council, so as to ensure compliance with conditions 1 and 2.
- 8. Where abrasive blasting or surface coating is to take place within 100 metres of a watercourse, the consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to any operation commencing. The Chief Executive, Taranaki Regional Council, may require additional measures to prevent, minimise or mitigate any potential for adverse environmental effects. It shall be the responsibility of the consent holder to ascertain such measures prior to commencing an abrasive blasting operation, and to comply with any and all such measures at all times. Notification in accordance with this condition shall include the consent number and a brief description of the activity consented and be emailed to worknotification@trc.govt.nz.
- 9. The suspended particulate matter shall not exceed 3 mg/m³ [measured under ambient conditions], and the deposition of dust shall not exceed 0.13 g/m²/day beyond the property boundary or beyond 50 metres of the discharge when sited on public amenity areas, whichever is less.
- 10. This consent shall lapse on 30th June 2019, 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 2012 and/or June 2014 and/or June 2016, 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.

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Transferred at Stratford on 31 October 2016

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Taranaki Regional Council	
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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 Trustpower Limited Consent Holder: Private Bag 12023

Tauranga 3143

Decision Date: 30 June 2009

Commencement Date: 30 June 2009

Conditions of Consent

Consent Granted: To discharge contaminants [combustion products] into the

air during the burning of driftwood captured by the Patea

Hydroelectric Power Scheme log boom

Expiry Date: 1 June 2028

Review Date(s): June 2022

Site Location: Patea Hydroelectric Power Scheme, Maben Road,

Hurleyville, Patea

Grid Reference (NZTM) 1735050E-5621586N

Catchment: Patea

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.

- 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. In order to help prevent or minimise adverse effects of the activity, due regard shall be had to the direction and strength of the wind over the duration of the burning, including regard to any available weather forecast.
- 3. The exercise of this consent shall not give rise to any offensive, objectionable or toxic levels of smoke or odour at or beyond the boundary of the property on which the activity is occurring.
- 4. The exercise of this consent shall be undertaken in accordance with the documentation submitted in support of application 4826. In the case of any contradiction between the documentation submitted in support of application 4826 and the conditions of this consent, the conditions of this consent shall prevail.
- 5. The consent holder, or an authorised agent shall supervise the burning at all times.
- 6. The consent holder shall notify the Chief Executive, Taranaki Regional Council, in writing at least three working days before any burning occurs. Notification shall include the consent number and the name and contact details of the person who will be supervising the burning, and be emailed to worknotification@trc.govt.nz.
- 7. The consent holder shall maintain a record of each burning event, including: the date, time and duration; the wind conditions [strength and direction] over the duration of the burning; any problems or issues that occurred; and details of any complaints received about the burning. This record shall be made available to the Chief Executive, Taranaki Regional Council upon request.

Consent 7194-1

- 8. This consent shall lapse on 30th June 2014, 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 2012 and/or June 2016 and/or June 2022, 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 31 October 2016

For and on behalf of Taranaki Regional Council

A D McLay

Director - Resource Management

Land Use Consent Pursuant to the Resource Management Act 1991 a resource consent is hereby granted by the Taranaki Regional Council

Name of Trustpower Limited Consent Holder: Private Bag 12023

Tauranga 3143

Decision Date: 26 January 2011

Commencement Date: 26 January 2011

Conditions of Consent

Consent Granted: To place and use a floating pontoon in Lake Rotorangi,

including associated excavation and disturbance of the lake

bed, for recreational purposes

Expiry Date: 1 June 2028

Review Date(s): June 2022

Site Location: Pukekino Road, Ohangai

Grid Reference (NZTM) 1729790E-5627396N

Catchment: Patea

Tributary: Lake Rotorangi

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 structure shall be constructed in accordance with a plan by Anchorage Pontoons Ltd for TrustPower, Pontoon with hinged gangway, provided to the Council on 23 December 2010. In the case of any contradiction between the drawing and the conditions of this consent, the conditions of this consent shall prevail.
- 2. The consent holder shall notify the Chief Executive, Taranaki Regional Council, in writing at least 2 working days prior to the commencement and upon completion of the initial installation. Notification shall include the consent number and a brief description of the activity consented and be emailed to worknotification@trc.govt.nz.
- 3. The consent holder shall ensure that the area and volume of streambed disturbance is, as far as practicable, minimised and any areas that are disturbed are, as far as practicable, reinstated.
- 4. The consent holder shall take all reasonable steps to:
 - a. minimise the amount of sediment discharged to the stream;
 - b. minimise the amount of sediment that becomes suspended in the stream; and
 - c. mitigate the effects of any sediment in the stream.

Undertaking work in accordance with *Guidelines for Earthworks in the Taranaki region*, by the Taranaki Regional Council, will achieve compliance with this condition.

- 5. Except with the written agreement of the Chief Executive, Taranaki Regional Council, the structure[s] authorised by this consent shall be removed and the area reinstated, if and when the structure is no longer required. A further resource consent may be required to authorise the removal of the structure, and the consent holder is advised to seek advice from the Council on this matter.
- 6. In the event that any archaeological remains are discovered as a result of works authorised by this consent, the works shall cease immediately at the affected site and tangata whenua and the Chief Executive, Taranaki Regional Council, shall be notified within one working day. Works may recommence at the affected area when advised to do so by the Chief Executive, Taranaki Regional Council. Such advice shall be given after the Chief Executive has considered: tangata whenua interest and values, the consent holder's interests, the interests of the public generally, and any archaeological or scientific evidence. The New Zealand Police, Coroner, and Historic Places Trust shall also be contacted as appropriate, and the work shall not recommence in the affected area until any necessary statutory authorisations or consents have been obtained.

Consent 7773-1

- 7. This consent shall lapse on 31 March 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.
- 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 2016 and/or June 2022 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 31 October 2016

For and on behalf of Taranaki Regional Council

ADMI

A D McLay

Director - Resource Management