

New Zealand Energy Corporation (NZEC)

Deep Well Injection

Monitoring Programme

Annual Report

2020-2021

Technical Report 2021-83



Working with people | caring for Taranaki



Taranaki Regional Council
Private Bag 713
Stratford

ISSN: 1178-1467 (Online)
Document: 2890509 (Word)
Document: 2955762 (Pdf)
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Executive summary

New Zealand Energy Corporation (the Company) and its subsidiaries operate the Tariki, Toko, Waihapa and Waitapu wellsites. This report for the period July 2020 to June 2021 describes the monitoring programme implemented by the Taranaki Regional Council (the Council) in relation to the Company's deep well injection (DWI) activities. The report details the results of the monitoring undertaken, assesses the Company's environmental performance during the period under review and the environmental effects of their DWI activities.

During the monitoring period, the Company demonstrated a high level of environmental performance.

The Company holds six resource consents, which include a total of 85 conditions setting out the requirements that the Company must satisfy. Three of the six consents were exercised during the reporting period.

The Council's monitoring programme for the year under review included eight inspections, three injectate samples and nine groundwater samples collected for physicochemical analysis. The monitoring programme also included a significant data review component, with all injection data submitted by the Company assessed for compliance on receipt.

The monitoring showed that the Company's DWI activities were being carried out in compliance with the conditions of the applicable resource consents. There is no evidence of any issues with any injection well currently in use, or the ability of the receiving formation to accept injected fluids. The results of groundwater quality monitoring undertaken show no adverse effects of the activity on local groundwater resources. Inspections undertaken during the monitoring year found sites being operated in a professional manner. There was one minor non-compliance related to the late submission of data. The late submission was a result of the Company's COVID 19 restrictions preventing staff access to the office to collate and submit the data.

During the year, the Company demonstrated a high level of environmental performance and a high level of administrative performance with the resource consents.

For reference, in the 2020-2021 year, consent holders were found to achieve a high level of environmental performance and compliance for 86% of the consents monitored through the Taranaki tailored monitoring programmes, while for another 11% of the consents, a good level of environmental performance and compliance was achieved.

In terms of overall environmental and compliance performance by the Company this report shows that the Company's performance has improved during the year under review and has returned to the high level seen in previous years.

This report includes recommendations to be implemented during the 2021-2022 monitoring period. Recommendations include undertaking a review of Consent 3688-2 to update conditions and add the requirement for site specific groundwater monitoring to be undertaken.

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1 Introduction

1.1 Compliance monitoring programme reports and the Resource Management Act 1991

1.1.1 Introduction

This report is for the period July 2020 to June 2021 by the Taranaki Regional Council (the Council) on the monitoring programme associated with resource consents held by NZEC Waihapa Ltd, NZEC Tariki Ltd and Taranaki Ventures Ltd for deep well injection (DWI) activities. All three companies are subsidiaries of New Zealand Energy Corporation (the Company).

During the period under review, the Company held six resource consents for the subsurface injection of fluids by DWI. The consents authorised discharges at the following wellsites:

- Waihapa-F near Bird Road, 6 km south-east of Stratford,
- Waihapa-B, Waihapa-D and Waitapu on Cheal Road, Ngaere, 5 km north-east of Eltham.
- Toko-E wellsite near Standish Road, 5 km east of Stratford and;
- Tariki-A wellsite on Mana Road, Ratapiko.

The resource consents held by the Company permit the discharge of a range of fluids by DWI, including produced water, contaminated stormwater, drilling fluids and hydraulic fracturing (HF) fluids. Consent 10809-1 also permits the discharge of compatible gas for temporary storage at the Tariki-A wellsite. The consents include a number of special conditions which set out specific requirements the Company must satisfy.

This report covers the results and findings of the monitoring programme implemented by the Council in respect of the DWI consents held by the Company. This is the ninth report to be prepared by the Council to cover the Company's DWI discharges and their effects.

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 *Resource Management Act 1991* (RMA) and the Council's obligations;
- the Council's approach to monitoring sites through annual programmes;
- the resource consents held by the Company for DWI activities;
- the nature of the monitoring programme in place for the period under review; and
- a description of the activities and operations conducted by the Company.

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 2021-2022 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' in as much 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 actual or likely effects on the receiving environment from the activities during the monitoring year. Administrative performance is concerned with the Company's approach to demonstrating consent compliance in site operations and management 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 and 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 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 during investigations of incidents reported to the Council by a third party 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 during investigations of incidents reported to the Council by a third party. 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 during investigations of incidents reported to the Council by a third party. 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.

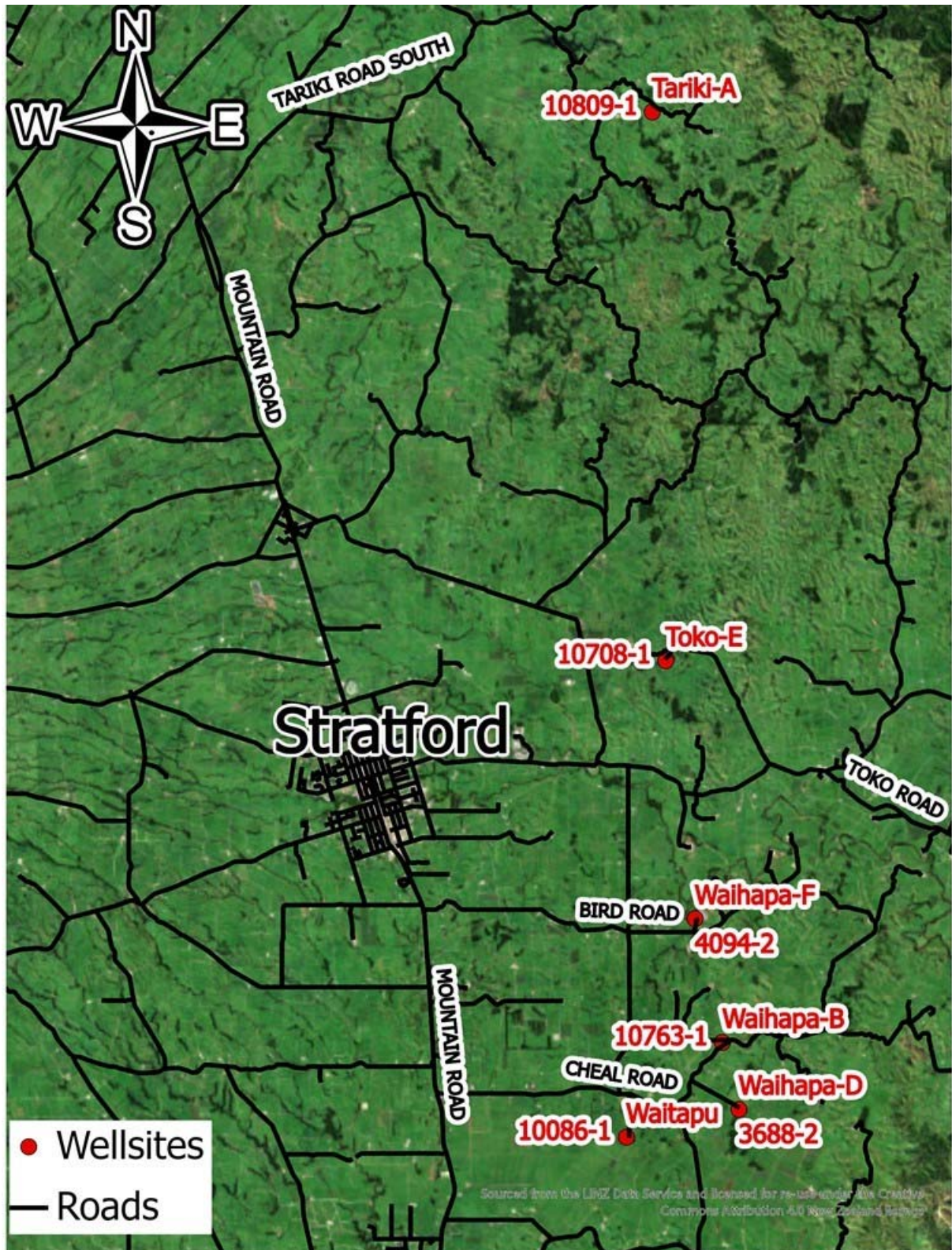
Poor: Material failings to meet the administrative requirements of the resource consents. Significant intervention by the Council was required. Typically there were grounds for an infringement notice.

For reference, in the 2020-2021 year, consent holders were found to achieve a high level of environmental performance and compliance for 86% of the consents monitored through the Taranaki tailored monitoring programmes, while for another 11% of the consents, a good level of environmental performance and compliance was achieved.¹

1.2 Process description

The process of DWI involves injecting fluids deep underground into geological formations which are confined from overlying groundwater aquifers by low permeability strata. Injection wells are also designed and constructed to provide multi barrier protection against contaminant migration to groundwater systems.

¹ The Council has used these compliance grading criteria for more than 17 years. They align closely with the 4 compliance grades in the MfE Best Practice Guidelines for Compliance, Monitoring and Enforcement, 2018



0 2.5 5 10 15 20 Kilometers

Figure 2 Shows the location of the DWI consents held by the Company during the period under review

Table 1 Resource consents held by the Company during the 2020-2021 monitoring year

Consent number	Purpose	Granted	Review	Expires
<i>Discharges of waste to land</i>				
3688-2	To discharge waste drilling fluids, produced water, hydraulic fracturing fluids, including return fluids, and stormwater from hydrocarbon exploration and production operations by deep well injection at the Waihapa-D wellsite.	23 Jun 2003	June 2022	01 Jun 2034
4094-2	To discharge produced water, contaminated stormwater, water based drilling fluids and hydraulic fracturing fluids, including return fluids, by deep well injection into the Matemateaonga Formation.	10 Sep 2010	June 2022	01 Jun 2028
10086-1	To discharge produced water generated by hydrocarbon exploration and production operations by deep well injection for water flooding purposes at the Waitapu wellsite.	31 Mar 2015	June annually	01 Jun 2034
10708-1	To discharge produced water, well drilling fluids, well work over fluids, hydraulic fracturing fluids, and contaminated stormwater from hydrocarbon exploration and production operations into the Tikorangi Limestone by deep well injection at the Toko-E wellsite.	29 Jan 2019	June annually	01 Jun 2034
10763-1	To discharge produced water, well drilling fluids, well work over fluids, hydraulic fracturing fluids and contaminated stormwater from hydrocarbon exploration and production operations by deep well injection at the Waihapa-B wellsite	10 Sep 2019	June annually	01 Jun 2034
10809-1	To discharge produced water from hydrocarbon exploration and production operations and gas, into the Tariki Sandstone member of the Otaraoa formation by deep well injection at the Tariki-A wellsite	5 Feb 2020	June annually	01 Jun 2029

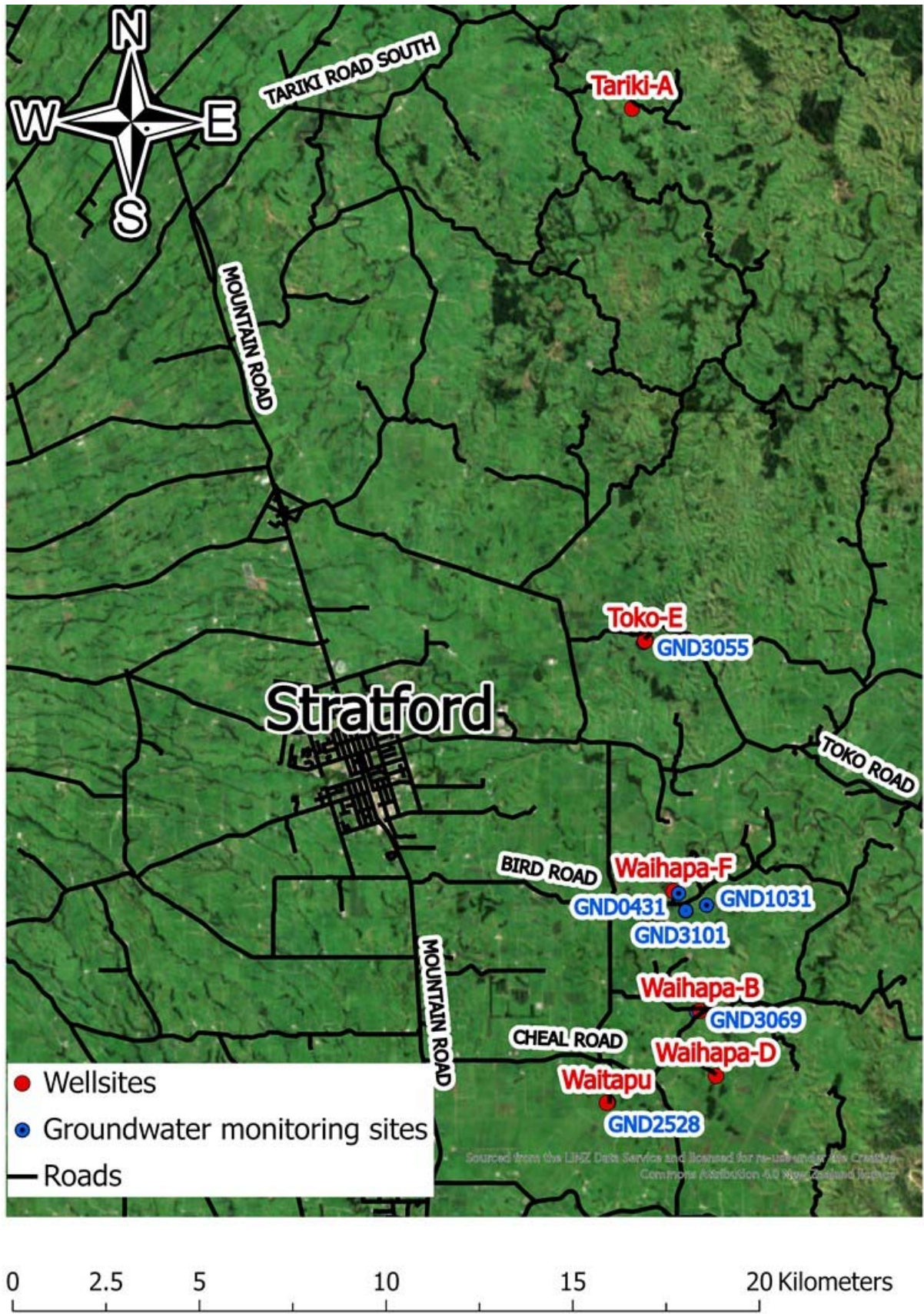


Figure 3 Location of monitoring sites in relation to the Company's DWI wellsites

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 Company's DWI sites consisted of five 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;
- 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 Company's Waihapa-D, Waihapa-F, Waitapu and Toko-E wellsites were all inspected on 9 June 2021 in relation to the Company's DWI monitoring programme. The main points of interest with regard to DWI consents are general housekeeping and any processes with potential or actual discharges, including any surface water runoff, and their receiving environments.

In addition to the programmed DWI inspections, Council Officers also visited the Company's Waihapa Production Station (WPS) on two occasions for injectate sampling purposes, and on a further two occasions as part of the Company's Production Station monitoring programme.

1.4.4 Injectate sampling

Injectate samples were obtained for analysis on two occasions from the WPS during the monitoring period. The sampling of injectate is carried out in order to characterise the general chemical nature of the discharge and also the variation in its chemical composition across the monitoring period.

There are eight wells available for the injection of fluids for the purpose of water flooding and disposal at the Company's DWI wellsites. A summary of the details for each injection well is included in Table 2 and locations are displayed in Figure 3.

Injectate samples were collected from the bulk storage tanks at the WPS, identified on-site as tank T206A and T206B. The injectate samples were analysed by Hill Laboratories Ltd (Hills) for the following parameters:

- pH;
- conductivity;
- suspended solids;
- chlorides; and
- total petroleum hydrocarbons.

Table 2 Injection well details

Wellsite	Consent	Injection well	TRC bore id.	Formation
Waihapa-D	3688-2	Waihapa-5	GND1752	Tikorangi limestone
Waihapa-F	4094-2	Waihapa-7A	GND1684	Matemateaonga
Waitapu	10086-1	Waitapu 2	GND2529	Mount Messenger
Toko-E	10708-1	Toko-2B	GND1605	Tikorangi limestone
Waihapa-B	10763-1	Waihapa-2	GND1627	Kiore and Mount Messenger
		Waihapa-8	GND1635	
Tariki-A	10809-1	Tariki-1A	GND1568	Otaraoa
		Tariki-4A	GND1575	

1.4.5 Groundwater sampling

Groundwater samples in relation to the DWI monitoring programme were obtained on two occasions during the monitoring period. This sampling is a continuation of the groundwater monitoring component of this programme which was initiated during the 2012-2013 monitoring period.

The programme consists of sampling two groundwater monitoring bores in the vicinity of the Waihapa-F wellsite and one monitoring bore each in the vicinity of the Waitapu, Waihapa-B and Toko-E wellsites.

GND3103 was added to the programme in 2021 to replace GND0431, which had collapsed. There is currently no groundwater monitoring undertaken in relation to the Waihapa-D wellsite.

The groundwater samples are collected following standard groundwater sampling methodologies and generally in accordance with the National Protocol for State of the Environment Groundwater Sampling in New Zealand (2006).

Details of the groundwater monitoring sites included in the current monitoring programme are listed below in Table 3. The location of the groundwater sites in relation to the wellsite being monitored are illustrated in Figure 3.

Table 3 Groundwater monitoring site details

Site code	Wellsite	Distance from wellsite (m)	Screened/open depth (m)	Drilled depth (m)	Aquifer
GND1031	Waihapa-F	730	220-303	303.8	Matemateaonga
GND0431	Waihapa-F	110	unknown	96.3	Matemateaonga
GND3103	Waihapa-F	260	unknown	unknown	Volcanics*
GND2528	Waitapu	<50	38-50	50.3	Volcanics
GND3055	Toko-E	<50	9.7-18.7	18.7	Volcanics
GND3069	Waihapa-B	<50	12-18	18.0	Volcanics

*low pH readings indicate this bore may be screened in the volcanic formation.

Groundwater samples taken by the Council were sent on behalf of the Company to Hill Laboratories Ltd and analysed for a range of parameters including the following:

- pH;
- conductivity;
- chlorides; and
- total petroleum hydrocarbons.

The parameters above are deemed sufficient to enable identification of any significant changes in groundwater quality related to DWI activities.

In addition to the routine sampling, baseline samples have been collected from all monitored sites and analysed by Hills for general ion chemistry, BTEX and dissolved gas concentrations. These more detailed analyses will allow a more in depth assessment of variations in groundwater composition should the need arise in the future.

1.4.6 Assessment of data submitted by the Company

A significant component of the monitoring programme is the assessment of consent holder submitted data. The Company is required to submit a wide range of data under the conditions of their DWI consents.

As required by the conditions of their consents, the Company has submitted an Injection Operation Management Plan for each active injection well. The plans are required to include the operational details of the injection activities and to identify the conditions that would trigger concerns about the integrity of the injection well, the receiving formation or overlying geological seals. The plans are also required to detail the action(s) to be taken by the consent holder if trigger conditions are reached. The Company was also required to submit well construction details, an assessment of the local geological environment, results of well integrity testing and details of the proposed monitoring plan for the injection well.

The Company is also required to maintain continuous records of injection volumes, and average and maximum injection pressures, and to characterise the chemical characteristics of all waste types being discharged. This data is submitted to the Council on a monthly basis where it is assessed for compliance against the relevant consent conditions.

2 Results

The routine inspections undertaken at each active wellsite during the monitoring year, included undertaking a general visual assessment of the operational equipment, storage facilities and associated equipment. The inspecting officer concluded that the wellsites were in good condition and being well managed.

Additional inspections were also undertaken during the monitoring year, for the purpose of injectate sampling and as part of the Company's production station monitoring programme. No issues were noted by staff during these visits.

2.1 Injectate monitoring

Samples of injectate were obtained from the Company's storage tanks at the WPS on 20 November 2020 and 1 June 2021. The samples were sent to Hills on the same day for physicochemical analysis. Injectate samples are generally a composite of wastewater from the Company's wellsites, third party wellsites and other production facilities.

During the 2020-2021 monitoring period injectate stored in the WPS bulk storage tanks (T206A and T206B) was made up of a mixture of the Company's produced fluids and third party fluids from the Ahuroa gas storage facility and Kupe production station. The results of the sample analyses undertaken by the Council are included below in Table 4. The range of results for each analyte since sampling commenced is also presented for comparison.

The Company is also required by consent conditions to undertake additional injectate sampling on each waste stream arriving on-site for discharge. A summary of the results from the Company's sampling programme are presented in Table 5. The concentrations of each analyte measured over the 2020-2021 period are within the typical range for injectate samples at these sites.

Table 4 Results of injectate sampling undertaken by the Council

Parameter	Unit	Minimum	Maximum	TRC203783	TRC211831	TRC211830
Date	-	July 2003 - June 2021		20-Nov-20	01-Jun-21	01-Jun-21
Time	NZST	-	-	8:30	10:10	14:10
pH	pH Units	6.0	9.0	9.0	6.7	6.7
Alkalinity	g/m ³ CaCO ₃	162	5,700	1,140	199	240
Electrical conductivity	µS/cm	4,710	41,900	9,450	4,710	41,100
Chloride	g/m ³	1,400	69,200	2,600	1,400	15,400
Total petroleum hydrocarbons	g/m ³	11	4,600	56	50	25
Suspended Solids	g/m ³	3	360	47	22	20
Temperature	°C	35	47	35	42	40

Table 5 Results of the Company's monthly injectate sampling (2020-2021)

Parameter	Unit	Minimum	Maximum	Minimum	Maximum
	Type	Produced water		Contaminated stormwater	
pH	pH units	7.3	10.4	6.6	7.0
Electrical conductivity	µS/cm	4,620	258,140	-	-
Suspended Solids	g/m ³	27	650	220	540
Total dissolved solids	g/m ³	4,770	23,650	2,700	3,700
Chloride	g/m ³	1,730	18,000	1,170	1,260
Total petroleum hydrocarbons	ppm	35	670	107	730

2.2 Groundwater sampling

Groundwater samples were obtained from two sites located in the vicinity of the Waihapa-F wellsite (GND1031 and GND3103) and one site each in the vicinity of the Waitapu wellsite (GND2528), the Toko-E wellsite (GND3055) and the Waihapa-B wellsite (GND3069). Routine groundwater sampling was undertaken on 20 November 2020 and during May and June 2021.

No samples were collected from GND0431 during the monitoring period as this bore has become heavily laden with silt and has likely collapsed at depth. GND3103 which is a nearby farm bore has now replaced GND0431 in the monitoring programme. Water quality between the two sites differs slightly which is likely a result of depth and/or location. The lower pH and electrical conductivity recorded in GND3103 may indicate this bore intercepts a shallower water source than that in GND0431.

The results of analyses carried out during the monitoring period compared to historical concentrations are set out below in Table 6, Table 7, Table 8, Table 9 and Table 10.

The results show there have been no significant changes in groundwater composition in the vicinity of any monitored wellsite. This is demonstrated by the relatively narrow ranges between minimum and maximum analyte concentrations recorded since monitoring commenced. The subtle variation in analyte concentrations at each site are a result of natural seasonal fluctuation and sampling variability.

Table 6 Results of Waitapu wellsite groundwater sampling at GND2528 (consent 10086-1)

Parameter	Unit	Minimum	Maximum	TRC203780	TRC211834
Date	-	July 2015-June 2021		20-Nov-20	01-Jun-21
Time	NZST	-	-	10:20	14:10
pH	pH	7.0	7.5	7.5	7.2
Temperature	°C	13.3	16.5	15.1	13.5
Electrical conductivity	µS/cm@25°C	460	524	476	478
Chloride	g/m ³	11.5	14.2	13.1	13.1
Total petroleum hydrocarbons	g/m ³	<0.7	<0.5	<0.7	<0.7

Table 7 Results of Waihapa-F wellsite groundwater sampling at GND1031 (consent 4094-2)

Parameter	Unit	Minimum	Maximum	TRC203781	TRC211833
Date	-	July 2012-June 2020		20-Nov-20	18-May-21
Time	NZST	-	-	9:15	11:10
pH	pH	7.8	8.2	8.3	8.0
Temperature	°C	15.1	18.4	16.0	15.3
Electrical conductivity	µS/cm@25°C	363	433	363	366
Chloride	g/m ³	10.8	13.1	10.8	11.2
Total petroleum hydrocarbons	g/m ³	<0.7	<0.5	<0.7	<0.7

Table 8 Results of Waihapa-F wellsite groundwater sampling at GND0431/3103 (consent 4094-2)

Parameter	Unit	GND0431		GND3103
		Minimum	Maximum	TRC211832
Date	-	July 2012 – June 2020		18-May-2021
Time	NZST	-	-	11:45
pH	pH	7.8	8.3	6.4
Temperature	°C	15.1	18.4	13.8
Electrical conductivity	µS/cm@25°C	363	433	168
Chloride	g/m ³	10.8	13.1	16.1
Total petroleum hydrocarbons	g/m ³	<0.7	<0.7	<0.7

Table 9 Results of Toko-E wellsite groundwater sampling at GND3055 (consent 10708-1)

Parameter	Unit	Minimum	Maximum	TRC203779	TRC211835
Date	-	July 2018-June 2021		20-Nov-20	01-Jun-21
Time	NZST	-	-	12:50	11:00
pH	pH	8.0	8.2	8.2	8.0
Temperature	°C	13.6	15.1	15.1	13.6
Electrical conductivity	µS/cm@25°C	294	309	297	309
Chloride	g/m ³	9.1	10.1	9.9	9.8
Total petroleum hydrocarbons	g/m ³	<0.7	<0.7	<0.7	<0.7

Table 10 Results of Waihapa-B wellsite groundwater sampling at GND3069 (consent 10763-1)

Parameter	Unit	Minimum	Maximum	TRC203784	TRC211836
Date	-	July 2019-June 2021		20-Nov-20	18-Jun-21
Time	NZST	-	-	11:20	13:40
pH	pH	6.1	6.4	6.3	6.1
Temperature	°C	14.3	15.7	14.9	14.3
Electrical conductivity	µS/cm@25°C	295	383	344	295
Chloride	g/m ³	33	66	55	33
Total petroleum hydrocarbons	g/m ³	<0.7	<0.7	<0.7	<0.7

2.3 Provision of consent holder data

The Company provided records of their injection activities during the 2020-2021 monitoring period, including daily injection volumes, pumping duration and maximum and average injection pressures. The majority of data was provided within the consented timeframes. The annual data was submitted late and is discussed further in Section 2.4.

Table 11 provides an overview of the Company's injection activities across all consents during the monitoring period. The total volume of fluid injected by the Company over the monitoring period was significantly lower than that recorded during previous monitoring years (Table 12). The greatest volume of fluid (59%) was injected via the Waitapu-2 well located at the Waitapu wellsite.

Table 11 Summary of injection activity during the 2020-2021 monitoring year

Consent	Wellsite	Injection well	Total volume discharged (m ³) 01/07/20-30/06/21	Discharge period		Well ID
				From	To	
3688-2	Waihapa-D	Waihapa-5	277.41	16/02/2021	28/06/2021	GND1752
4094-2	Waihapa-F	Waihapa-7A	0.00	-	-	GND1684

Consent	Wellsite	Injection well	Total volume discharged (m ³) 01/07/20-30/06/21	Discharge period		Well ID
				From	To	
10086-1	Waitapu	Waitapu-2	10,756.33	01/07/2020	30/06/2020	GND2529
10708-1	Toko-E	Toko-2B	7,234.28	01/07/2020	30/06/2020	GND1605
10763-1	Waihapa-B	-	-	Injection has not yet commenced		
10809-1	Tariki-A	-	-			
Total			18,268.02	-	-	-

Table 12 Summary of the Company's historical injection activity by year

Period	Total volume discharged (m ³)	Period	Total volume discharged (m ³)
2020-2021	18,268	2016-2017	349,661
2019-2020	188,453	2015-2016	205,245
2018-2019	272,722	2014-2015	208,077
2017-2018	351,516	2013-2014	104,967

2.3.1 Summary of injection at the Waihapa-D wellsite (consent 3688-2)

There was only minimal injection of contaminated stormwater undertaken under consent 3688-2 at the Waihapa-D wellsite during the monitoring period. A summary of historical injection undertaken via the wellsite since 2018 is included in Table 13 and presented graphically in Figure 4. The historical data indicates that pressures fluctuate in response to volume.

Table 13 Summary of injection via the Waihapa-5 well (2018-2021)

Period	Annual volume (m ³)	Max. injection volume (m ³ /day)	Max. injection rate (m ³ /hr)*	Max. injection pressure (bar)	Avg. injection pressure (bar)
2020-2021	277	53	11	0	0**
2019-2020	-	No injection during the monitoring period			
2018-2019	208,768	1,549	67	85	30

* calculated using daily volume and hours ** well is operating as a vacuum

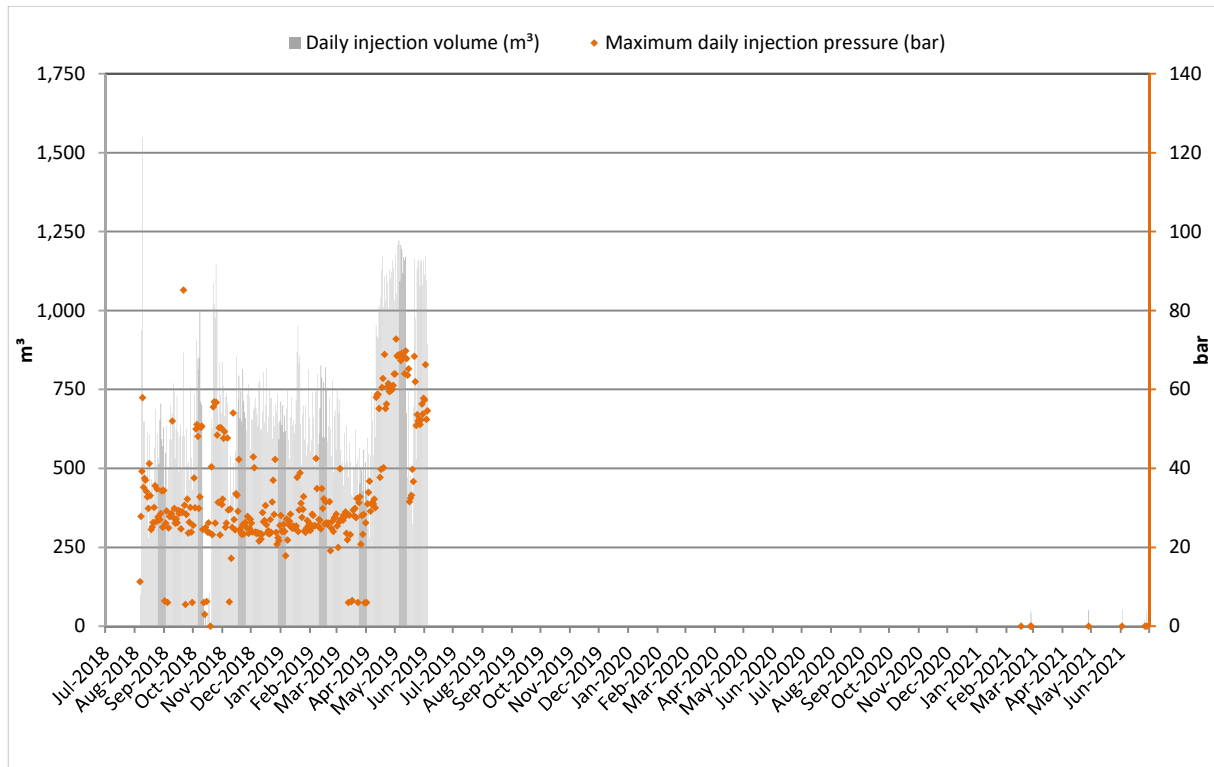


Figure 4 Waihapa-5 well: Daily injection volumes and injection pressures (2018-2021)

2.3.2 Summary of injection activities at the Waihapa-F wellsite (consent 4094-2)

Injection via the Waihapa-7A well ceased on 6 August 2018 and no further injection is planned. The well is currently shut-in awaiting plugging and abandonment.

2.3.3 Summary of injection at the Waitapu wellsite (consent 10086-1)

The injection of fluids at the Waitapu wellsite is via the Waitapu-2 well. Injection via the well commenced during the 2015-2016 monitoring period. The injection of fluids from the Waitapu-2 well is designed to regulate pressure within the target formation as part of the Copper Moki water flood programme. Since injection commenced from the wellsite, the volumes of fluid discharged have fluctuated in response to the requirements of the programme. A summary of the historical injection data for the well is included in Table 14 and presented graphically in Figure 5 and Figure 6 below.

During the period under review, the volumes and frequency of injection via the well remained relatively consistent. The data presented also indicates that the Waitapu-2 well sporadically operates under a vacuum, meaning little or no pressure is required to inject fluids into the receiving formation. This scenario is common where injection occurs into a formation that is being depressurised through hydrocarbon production activities (Figure 6).

Table 14 Summary of injection occurring at the Waitapu wellsite under consent 10086-1 (2016-2021)

Period	Annual volume (m ³)	Max. injection volume (m ³ /day)	Max. injection rate* (m ³ /hr)	Max. injection pressure (psi/bar)	Avg. injection pressure (bar)
Consent limit	-	-	-	689/48	-
2020-2021	10,756	62	3.6	681/47	26.3
2019-2020	13,691	84	3.5	667/46	15.6
2018-2019	9,468	63	5	696/48	34.8
2017-2018	8,712	63	-	696/48	11.3
2016-2017	20,266	104	-	653/45	16.2
2015-2016	10,636	105	-	218/15	7.3

Note * calculated using daily volume and hours

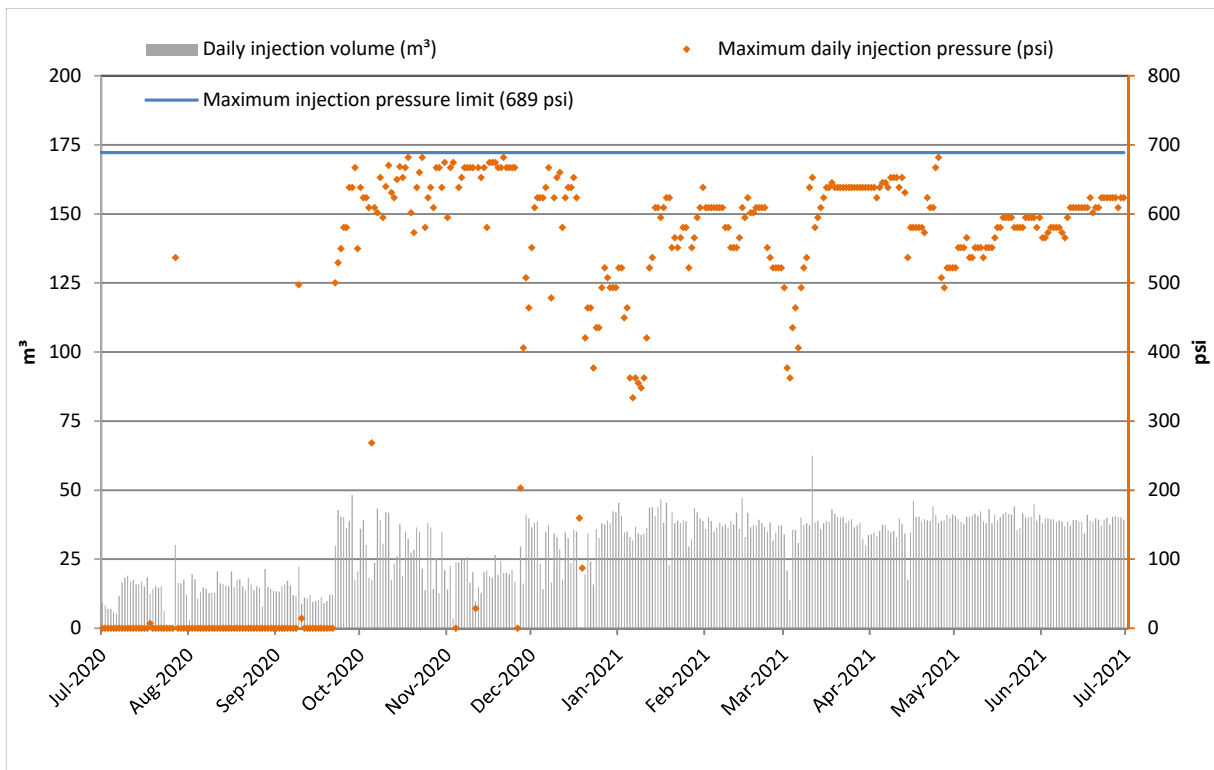


Figure 5 Waitapu-2 well: Daily injection volumes and injection pressures (2020-2021)

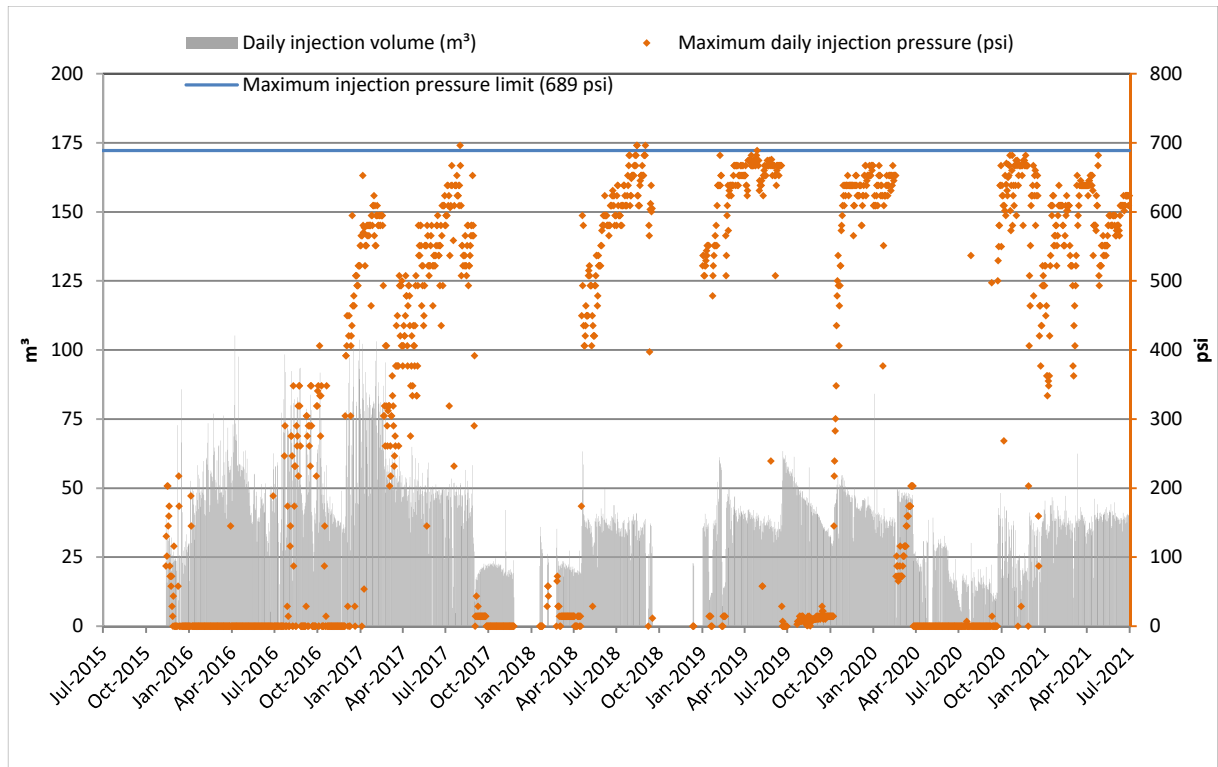


Figure 6 Waitapu-2 well: Daily injection volumes and injection pressures (2015-2021)

2.3.4 Summary of injection at the Toko-E wellsite (consent 10708-1)

Discharge at the Toko-E wellsite during the review period was undertaken via the Toko-2B well, under consent 10708-1. Injection commenced at the wellsite in June 2018. During the period under review, the volume and frequency of injection via the well were sporadic. Injection decreased during the latter part of the monitoring year. The volume of fluid injected during the monitoring period was significantly lower than during the previous year.

Pressures within the well fluctuate in response to injection with the occasional peaks in pressures generally corresponding with higher volumes injected.

A summary of the historical injection data for the well is included in Table 15 and presented graphically in Figure 7 and Figure 8 below.

Table 15 Summary of injection occurring at the Toko-E wellsite under consent 10708-1 (2018-2021)

Period	Annual volume (m ³)	Max. injection volume (m ³ /day)	Max. injection rate* (m ³ /hr)	Max. injection pressure (bar)	Avg. injection pressure (bar)
2020-2021	7,234	227	635	53	4
2019-2020	174,762	1,396	393	82	3
2018-2019	28,120	1,200	50	23	12

Note * calculated using daily volume and hours

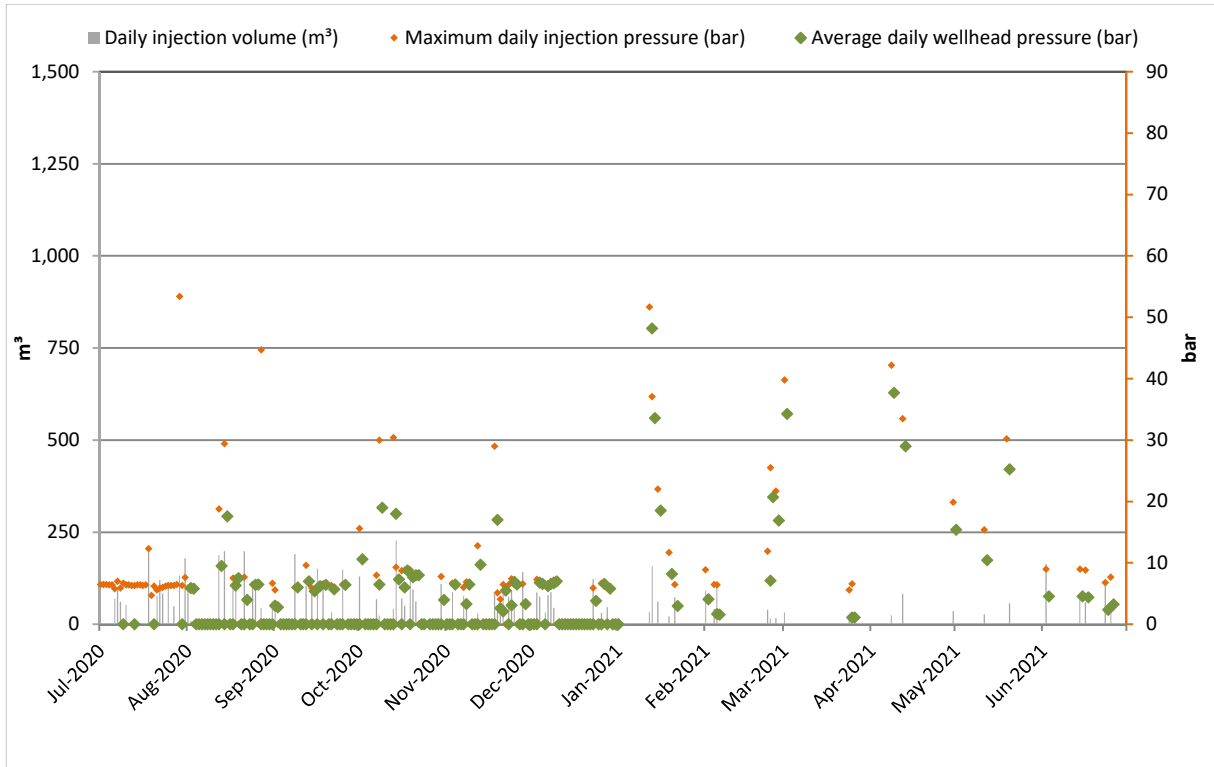


Figure 7 Toko-2B well: Daily injection volumes and injection pressures (2019-2021)

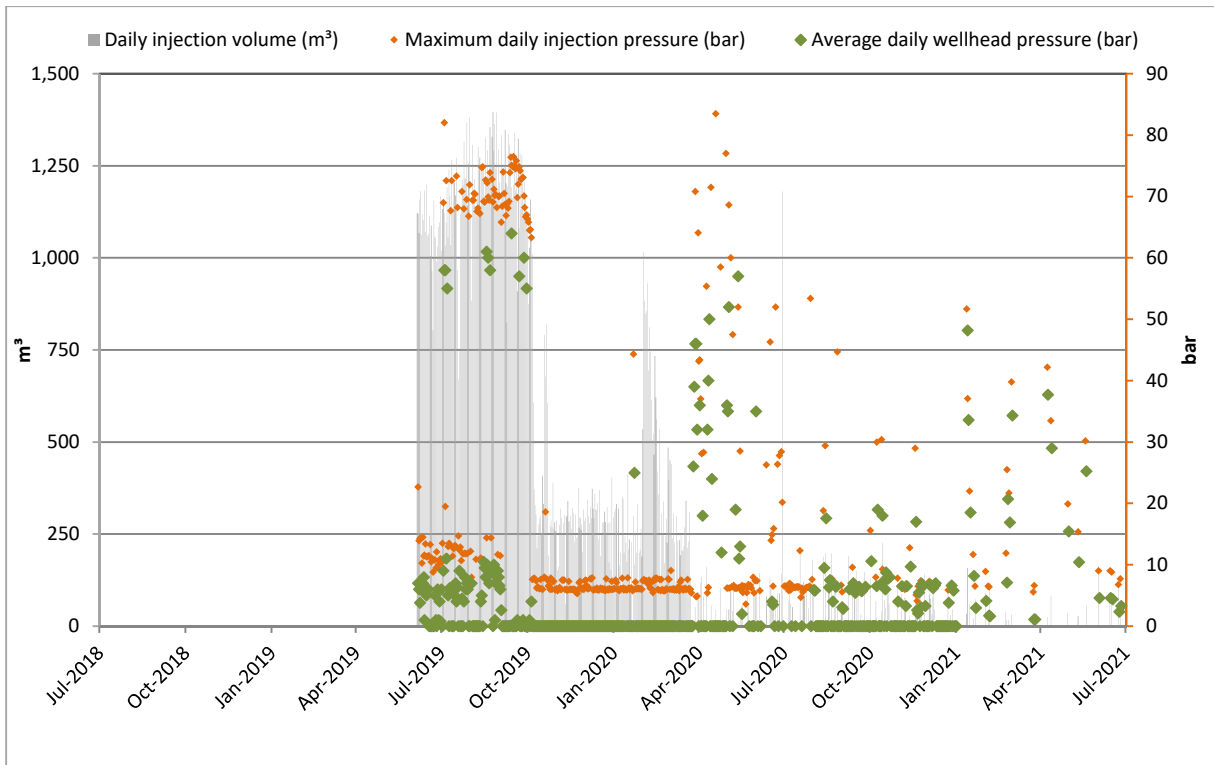


Figure 8 Toko-2B well: Daily injection volumes and injection pressures (2018-2021)

2.4 Incidents, investigations, and interventions

The monitoring programme initiated 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 causes of non-compliance or failure to maintain good practices. A pro-active approach, that in the first instance avoids issues occurring, is favoured.

For all significant compliance issues, as well as complaints from the public, the Council maintains a database record. The record includes events where the individual/organisation concerned has itself notified the Council. Details of any investigation and corrective action taken are recorded for non-compliant events.

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 individual/organisation is indeed the source of the incident (or that the allegation cannot be proven).

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

One minor non-compliance was recorded in relation to annual data submission timeframes not being met (Table 16). The delay in submission was a result of the Company's own COVID 19 restrictions limiting office access and consequentially collation and submission of the data. The Company contacted the Council and requested an extension on the time frame for submission prior to the due date. Due to the circumstances no further action was deemed necessary. The Company submitted the data as soon as it was practicable to do so.

Table 16 Incidents, investigations, and interventions summary table

Date	Company	Details	Compliant (Y/N)	Enforcement Action Taken?	Outcome
1 September 2021	NZEC	Data required by 31 August was submitted 5 October	N	No action deemed necessary	The Company provided the missing data as soon as was practicable

3 Discussion

3.1 Discussion of site performance

During the period under review, the Company exercised three resource consents for the injection of fluids by DWI (3688-2, 10086-1 and 10708-1). Routine inspections of the Company's sites found them to be in good condition and being well managed. No complaints were received from the public in relation to these consents.

The operation of the injection wells is monitored by Company staff, and key injection data is recorded as required under the conditions of their consent. Throughout the monitoring period this data was submitted to the Council at the specified frequency, with the exception of the data required for submission annually which was submitted late. An explanation was for the late provision of data was supplied by the Company and no further action by the Council was deemed necessary.

A review of the injection data provided by the Company shows that a total of 18,268 m³ of fluid was injected over the 2020-2021 monitoring period. The majority of this fluid was discharged via the Waitapu and Toko-E wellsites. The total volume of fluids injected was significantly less than that injected during previous monitoring periods. The significant decrease was a result of a number of production wells that generate a high water content being shut-in during the period.

A visual assessment of the Company's injection data indicates that injection pressures generally fluctuate in response to injection volumes, with higher maximum pressures corresponding with higher daily injection volumes.

During the reported period, injection was undertaken within consented discharge limits.

3.2 Environmental effects of exercise of consents

No adverse environmental effects were recorded by the Council in relation to any DWI consent exercised by the Company.

The groundwater monitoring component of the compliance programme continued during the period under review, with nine routine samples being taken from monitoring sites in the vicinity of the Company's injection wells. The results of the monitoring carried out show that the groundwater composition at each site has remained stable since the commencement of monitoring. Some very minor fluctuations in analyte concentrations are attributable to seasonal variations in water composition and standard sampling variability. There is no evidence to suggest that injection activities undertaken by the Company during the review period have had any adverse effect on local groundwater quality.

Compliance with the conditions of the Company's DWI consents exercised during the 2020-2021 monitoring period is summarised below in Section 3.3.

3.3 Evaluation of performance

A tabular summary of the consent holder's compliance record for the year under review is set out in Table 17 to 22. An evaluation of the Company's environmental performance in relation to their DWI activities since 2009 is presented in Table 23.

Table 17 Summary of performance for consent 3688-2

Purpose: To discharge waste drilling fluids, produced water, hydraulic fracturing fluids, including return fluids, and stormwater from hydrocarbon exploration and production operations by deep well injection at the Waihapa-D wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
1. Consent holder must operate in accordance in Injection Operation Management Plan	Receipt of satisfactory information	Yes
2. The consent holder shall ensure that the exercise of this consent does not result in contaminants reaching any useable fresh groundwater	Assessment of injection records and results of groundwater sampling and analysis programme	Yes (limited data for assessment)
3. Provision of records for discharge volumes, rates, and pressures	Receipt of well discharge data	Yes
4. Chemical analysis of discharge and submission to the Council	Receipt of discharge analysis results	Yes
5. The injection of fluids shall not fracture any overlying geological seal	Review and analysis of injection data	Yes
6. Lapse condition	Consent exercised	N/A
7. Review provision	Review during 2022 recommended	N/A
Overall assessment of consent compliance and environmental performance in respect of this consent		High
Overall assessment of administrative performance in respect of this consent		High

Table 18 Summary of performance for consent 4094-2

Purpose: To discharge produced water, contaminated stormwater, water based drilling fluids and hydraulic fracturing fluids, including return fluids, by deep well injection into the Matemateaonga Formation		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
1. Consent holder must operate in accordance in Injection Operation Management Plan	Receipt of satisfactory information	Yes
2. Injection pressure must not exceed 85 Bar (1232 PSI)	Assessment of consent holder records	No injection

Purpose: To discharge produced water, contaminated stormwater, water based drilling fluids and hydraulic fracturing fluids, including return fluids, by deep well injection into the Matemateaonga Formation		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
3. Consent holder shall at all times adopt best practicable option (BPO to prevent and/or minimise environmental impact)	Assessment of consent holder records and site inspection results	Yes
4. Provision of records for discharge volumes, rates, and pressures	Receipt of well discharge data	No injection
5. Chemical analysis of discharge and submission to the Council	Receipt of discharge analysis results	No injection
6. Review provision	N/A	N/A
Overall assessment of consent compliance and environmental performance in respect of this consent		N/A
Overall assessment of administrative performance in respect of this consent		N/A

Table 19 Summary of performance for consent 10086-1

Purpose: To discharge produced water generated by hydrocarbon exploration and production operations by deep well injection for water flooding purposes at the Waitapu wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
1. Before exercising the consent the consent holder shall submit an "Injection Operation Management Plan"	Receipt of satisfactory "Injection Operation Management Plan"	Yes
2. Injection well, geological and operational data submission requirements. This information can be included in the "Injection Operation Management Plan"	Receipt of satisfactory information	Yes
3. The injection pressure at the wellhead shall not exceed 689 psi	Review and analysis of injection data	Yes
4. No injection permitted after 1 June 2029	Assessment of injection records and site inspection notices	N/A
5. The consent holder shall at all times adopt the best practicable option	Assessment of consent holder records and site inspection notices	Yes

Purpose: To discharge produced water generated by hydrocarbon exploration and production operations by deep well injection for water flooding purposes at the Waitapu wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
6. The injection of fluids shall be confined to the Mount Messenger Formation, deeper than 1,800 m true vertical depth	Review of "Water Flooding Operation Management Plan," well construction log and injection data	Yes
7. The injection of fluids shall not fracture any overlying geological seal	Review and analysis of injection data	Yes
8. The consent holder shall ensure that the exercise of this consent does not result in contaminants reaching any useable fresh water (groundwater or surface water)	Assessment of injection records and results of groundwater sampling and analysis programme	Yes
9. Maintain full records of injection data	Receipt and assessment of injection data	Yes
10. Maintain records and undertake analysis to characterise each type of waste arriving on-site for discharge	Receipt and assessment of injection data	Yes
11. If the analysis required by condition 10c is not carried out in a accredited laboratory sampling shall be undertaken in accordance with a certified Quality Assurance Plan	Sampling undertaken by the Council, and submitted to an accredited laboratory	Yes
12. The data required by conditions 9 & 10 above, for each calendar month, is required to be submitted by the 28th day of the following month	Receipt of satisfactory data by the date specified	Yes
13. The consent holder shall undertake a programme of sampling and testing (the 'Monitoring Programme') that monitors the effects of the exercise of this consent on fresh water resources	Monitoring Programme submitted to the Chief Executive, Taranaki Regional Council, for certification	Yes

Purpose: To discharge produced water generated by hydrocarbon exploration and production operations by deep well injection for water flooding purposes at the Waitapu wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
14. All groundwater samples taken for monitoring purposes shall be taken in accordance with recognised field procedures and analysed for: <ul style="list-style-type: none"> • pH • conductivity • chloride; and • total petroleum hydrocarbons 	Implementation of Groundwater Monitoring Programme and assessment of results	Yes
15. All groundwater sampling and analysis shall be undertaken in accordance with a Sampling and Analysis Plan, which shall be submitted to the Chief Executive, Taranaki Regional Council for review and certification before the first sampling is undertaken	Receipt of Sampling and Analysis Plan prior to first round of sampling being undertaken	Yes
16. The consent holder shall provide to the Council, before 31 August each year, a summary of all data collected and a report detailing compliance with consent conditions over the previous 1 July to 30 June period	Receipt of satisfactory report by 31 August each year	Yes
17. The consent will lapse on 31 March 2020 unless the consent is exercised before that date	Consent exercised.	Yes
18. Consent review provision	N/A	N/A
Overall assessment of consent compliance and environmental performance in respect of this consent		High
Overall assessment of administrative performance in respect of this consent		High

Table 20 Summary of performance for consent 10708-1

Purpose: To discharge produced water, well drilling fluids, hydraulic fracturing fluids and contaminated stormwater from hydrocarbon exploration and production operations into the Tikorangi Limestone by deep well injection at the Toko-E wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
1. Before exercising the consent the consent holder shall submit an "Injection Operation Management Plan"	Receipt of satisfactory "Injection Operation Management Plan"	Yes
2. Injection well, geological and operational data submission requirements. This information can be included in the "Injection Operation Management Plan"	Receipt of satisfactory information	Yes
3. No injection permitted after 1 June 2029	Assessment of injection records and site inspection notices	N/A
4. The consent holder shall at all times adopt the best practicable option	Assessment of consent holder records and site inspection notices	Yes
5. The injection of fluids shall be confined to the Mount Messenger Formation, deeper than 2,000 m true vertical depth	Review of "Water Flooding Operation Management Plan," well construction log and injection data	Yes
6. The injection of fluids shall not fracture any overlying geological seal	Review and analysis of injection data	Yes
7. The consent holder shall ensure that the exercise of this consent does not result in contaminants reaching any useable fresh water (groundwater or surface water)	Assessment of injection records and results of groundwater sampling and analysis programme	Yes
8. Limits the types of fluids to be discharged	Receipt and assessment of injection data	Yes
9. Maintain records and undertake analysis to characterise each type of waste arriving on-site for discharge	Receipt and assessment of injection data	Yes
10. Maintain full records of injection data	Receipt and assessment of injection data	Yes

Purpose: To discharge produced water, well drilling fluids, hydraulic fracturing fluids and contaminated stormwater from hydrocarbon exploration and production operations into the Tikorangi Limestone by deep well injection at the Toko-E wellsite

Condition requirement	Means of monitoring during period under review	Compliance achieved?
11. If the analysis required by condition 9c is not carried out in an accredited laboratory sampling shall be undertaken in accordance with a certified Quality Assurance Plan	Sampling undertaken by the Council, and submitted to an accredited laboratory	Yes
12. The data required by conditions 9 & 10 above, for each calendar month, is required to be submitted by the 28th day of the following month	Receipt of satisfactory data by the date specified	Yes
13. The consent holder shall undertake a programme of sampling and testing (the 'Monitoring Programme') that monitors the effects of the exercise of this consent on fresh water resources	Monitoring Programme submitted to the Chief Executive, Taranaki Regional Council, for certification	Yes
14. All groundwater samples taken for monitoring purposes shall be taken in accordance with recognised field procedures and analysed for: <ul style="list-style-type: none"> • pH • conductivity • chloride; and • total petroleum hydrocarbons 	Implementation of Groundwater Monitoring Programme and assessment of results	Yes
15. All groundwater sampling and analysis shall be undertaken in accordance with a Sampling and Analysis Plan, which shall be submitted to the Chief Executive, Taranaki Regional Council for review and certification before the first sampling is undertaken	Receipt of Sampling and Analysis Plan prior to first round of sampling being undertaken	Yes

Purpose: To discharge produced water, well drilling fluids, hydraulic fracturing fluids and contaminated stormwater from hydrocarbon exploration and production operations into the Tikorangi Limestone by deep well injection at the Toko-E wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
16. The consent holder shall provide to the Council, before 31 August each year, a summary of all data collected and a report detailing compliance with consent conditions over the previous 1 July to 30 June period	Receipt of satisfactory report by 31 August each year	Yes
17. Consent review provision	N/A	N/A
Overall assessment of consent compliance and environmental performance in respect of this consent		High
Overall assessment of administrative performance in respect of this consent		High

Table 21 Summary of performance for consent 10763-1

Purpose: To discharge produced water, well drilling fluids, well work over fluids, hydraulic fracturing fluids and contaminated stormwater from hydrocarbon exploration and production operations by deep well injection at the Waihapa-B wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
1. Before exercising the consent the consent holder shall submit an "Injection Operation Management Plan"	Receipt of satisfactory "Injection Operation Management Plan"	Not yet exercised
2. Injection well, geological and operational data submission requirements. This information can be included in the "Injection Operation Management Plan"	Receipt of satisfactory information	Not yet exercised
3. The consent holder shall monitor for any seismic events within a 5 km radius of the Waihapa-B wellsite at a depth of less than 7 km below ground	Receipt of satisfactory information	Not yet exercised
4. No injection permitted after 1 June 2029	Assessment of injection records and site inspection notices	N/A
5. The consent holder shall at all times adopt the best practicable option	Assessment of consent holder records and site inspection notices	N/A

Purpose: To discharge produced water, well drilling fluids, well work over fluids, hydraulic fracturing fluids and contaminated stormwater from hydrocarbon exploration and production operations by deep well injection at the Waihapa-B wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
6. The injection of fluids shall be confined to the Mount Messenger or Kiore Sandstone Formation, deeper than 878 m true vertical depth	Review of Management Plan, well construction log and injection data	N/A
7. The injection of fluids shall not fracture any overlying geological seal	Review and analysis of injection data	N/A
8. The consent holder shall ensure that the exercise of this consent does not result in contaminants reaching any useable fresh water (groundwater or surface water)	Assessment of injection records and results of groundwater sampling and analysis programme	Baseline samples collected
9. Limits the types of fluids to be discharged	Receipt and assessment of injection data	N/A
10. Limits the types of fluids to be discharged		
11. Maintain full records of injection data	Receipt and assessment of injection data	N/A
12. Maintain records and undertake analysis to characterise each type of waste arriving on-site for discharge	Receipt and assessment of injection data	N/A
13. If the analysis required by condition 12c is not carried out in an accredited laboratory sampling shall be undertaken in accordance with a certified Quality Assurance Plan	Sampling undertaken by the Council, and submitted to an accredited laboratory	Yes
14. The data required by conditions 11 & 12 above, for each calendar month, is required to be submitted by the 28th day of the following month	Receipt of satisfactory data by the date specified	Not yet exercised

Purpose: To discharge produced water, well drilling fluids, well work over fluids, hydraulic fracturing fluids and contaminated stormwater from hydrocarbon exploration and production operations by deep well injection at the Waihapa-B wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
15. The consent holder shall undertake a programme of sampling and testing (the 'Monitoring Programme') that monitors the effects of the exercise of this consent on fresh water resources	Monitoring Programme submitted to the Chief Executive, Taranaki Regional Council, for certification	Yes
16. All groundwater samples taken for monitoring purposes shall be taken in accordance with recognised field procedures and analysed for: <ul style="list-style-type: none"> • pH • conductivity • chloride; and • total petroleum hydrocarbons 	Implementation of Groundwater Monitoring Programme and assessment of results	Yes
17. All groundwater sampling and analysis shall be undertaken in accordance with a Sampling and Analysis Plan, which shall be submitted to the Chief Executive, Taranaki Regional Council for review and certification before the first sampling is undertaken	Receipt of Sampling and Analysis Plan prior to first round of sampling being undertaken	Yes
18. The consent holder shall provide to the Council, before 31 August each year, a summary of all data collected and a report detailing compliance with consent conditions over the previous 1 July to 30 June period	Receipt of satisfactory report by 31 August each year	Not yet exercised
19. Consent review provision	N/A	N/A
Overall assessment of consent compliance and environmental performance in respect of this consent		N/A
Overall assessment of administrative performance in respect of this consent		N/A

Table 22 Summary of performance for consent 10809-1

Purpose: To discharge produced water from hydrocarbon exploration and production operations and gas, into the Tariki Sandstone member of the Otaraoa formation by deep well injection at the Tariki-A wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
1. Before exercising the consent the consent holder shall submit an "Injection Operation Management Plan"	Receipt of satisfactory "Injection Operation Management Plan"	Not yet exercised
2. Injection well, geological and operational data submission requirements. This information can be included in the "Injection Operation Management Plan"	Receipt of satisfactory information	Not yet exercised
3. The consent holder shall monitor for any seismic events within a 5 km radius of the Tariki-A wellsite at a depth of less than 7 km below ground	Receipt of satisfactory information	Not yet exercised
4. No injection permitted after 1 June 2034	Assessment of injection records and site inspection notices	N/A
5. The consent holder shall at all times adopt the best practicable option	Assessment of consent holder records and site inspection notices	N/A
6. The injection of fluids shall be confined to the Tariki Sandstone member deeper than 2,300 m true vertical depth	Review of Management Plan, well construction log and injection data	N/A
7. The injection of fluids shall not fracture any overlying geological seal	Review and analysis of injection data	N/A
8. The consent holder shall ensure that the exercise of this consent does not result in contaminants reaching any useable fresh water (groundwater or surface water)	Assessment of injection records and results of groundwater sampling and analysis programme	N/A
9. Limits the types of fluids to be discharged	Receipt and assessment of injection data	N/A
10. Maintain full records of injection data	Receipt and assessment of injection data	N/A

Purpose: To discharge produced water from hydrocarbon exploration and production operations and gas, into the Tariki Sandstone member of the Otaraoa formation by deep well injection at the Tariki-A wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
11. Maintain records and undertake analysis to characterise each type of waste arriving on-site for discharge	Receipt and assessment of injection data	N/A
12. If the analysis required by condition 11c is not carried out in an accredited laboratory sampling shall be undertaken in accordance with a certified Quality Assurance Plan	Sampling undertaken by the Council, and submitted to an accredited laboratory	Not yet exercised
13. The data required by conditions 10 & 11 above, for each calendar month, is required to be submitted by the 28th day of the following month	Receipt of satisfactory data by the date specified	Not yet exercised
14. The consent holder shall undertake a programme of sampling and testing (the 'Monitoring Programme') that monitors the effects of the exercise of this consent on fresh water resources	Monitoring Programme submitted to the Chief Executive, Taranaki Regional Council, for certification	N/A
15. All groundwater samples taken for monitoring purposes shall be taken in accordance with recognised field procedures and analysed for: <ul style="list-style-type: none"> • pH • conductivity • chloride; and • total petroleum hydrocarbons 	Implementation of Groundwater Monitoring Programme and assessment of results	N/A
16. All groundwater sampling and analysis shall be undertaken in accordance with a Sampling and Analysis Plan, which shall be submitted to the Chief Executive, Taranaki Regional Council for review and certification before the first sampling is undertaken	Receipt of Sampling and Analysis Plan prior to first round of sampling being undertaken	N/A

Purpose: To discharge produced water from hydrocarbon exploration and production operations and gas, into the Tariki Sandstone member of the Otaraoa formation by deep well injection at the Tariki-A wellsite		
Condition requirement	Means of monitoring during period under review	Compliance achieved?
17. The consent holder shall provide to the Council, before 31 August each year, a summary of all data collected and a report detailing compliance with consent conditions over the previous 1 July to 30 June period	Receipt of satisfactory report by 31 August each year	Not yet exercised
18. Consent review provision	N/A	N/A
Overall assessment of consent compliance and environmental performance in respect of this consent		N/A
Overall assessment of administrative performance in respect of this consent		N/A

Table 23 Evaluation of environmental performance over time

Year	Consent number	High	Good	Improvement required	Poor
2020-2021	3688	1	-	-	-
	4094	Not exercised			
	10086	1	-	-	-
	10708	1	-	-	-
	10763	Not exercised			
	10809	Not exercised			
2019-2020	3688	Not exercised			
	4094	Not exercised			
	10086	1	-	-	-
	10708	1	-	-	-
	10763	Not exercised			
	10809	Not exercised			
2018-2019	3688	1	-	-	-
	4094	-	-	1	-
	10086	1	-	-	-
2017-2018	3688	Not exercised			
	4094	1	-	-	-
	10086	1	-	-	-
2016-2017	3688	Not exercised			
	4094	1	-	-	-
	10086	1	-	-	-
2015-2016	3688	Not exercised			
	4094	1	-	-	-
	10086	1	-	-	-
2014-2015	3688	Not exercised			

Year	Consent number	High	Good	Improvement required	Poor
	4094	1	-	-	-
2013-2014	3688	Not exercised			
	4094	1	-	-	-
Totals	-	15	-	1	-

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

3.4 Recommendations from the 2019-2020 Annual Report

In the 2019-2020 Annual Report, it was recommended:

1. THAT in the first instance, monitoring of consented activities in the 2020-2021 year continue at the same level as in 2019-2020.
2. THAT the Company expedites the plugging and abandonment of the Waihapa-7A well.
3. THAT prior to the commencement of any further injection at the Waihapa-D wellsite that a groundwater bore be installed to monitor groundwater quality.
4. THAT should there be issues with environmental or administrative performance in 2019-2020, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.
5. THAT the option for a review of resource consents in June 2021, as set out in the respective consent conditions not be exercised.

The majority of recommendations above were implemented during the period under review. The exceptions are as follows:

- The plugging and abandonment of the Waihapa-7A well has not yet been completed; and
- There was no groundwater monitoring bore installed at the Waihapa-D wellsite.

The restricted conditions in the country over the last year to 18 months resulted in plans to abandon the Waihapa-7A well not being advanced. NZEC are currently working with the well examiner on developing the most appropriate decommissioning plan.

NZEC have contacted the Council about the monitoring bore and discussions are underway. Installation should be completed during the 2021-2022 monitoring period.

These will be included in the recommendations for the 2021-2022 monitoring period.

3.5 Alterations to monitoring programmes for 2021-2022

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 the range of monitoring carried out during the 2020-2021 period be continued during the 2021-2022 monitoring period. Recommendations to this effect are included in Section 4 of this report.

It should be noted that the proposed programme represents a reasonable and risk-based level of monitoring for the site(s) in question. The Council reserves the right to subsequently adjust the programme from that initially prepared, should the need arise if potential or actual non-compliance is determined at any time during 2021-2022.

3.6 Exercise of optional review of consent

Consents 3688-2, 4094-1, 10086-1 10708-1, 10763-1 and 10809-1 provide for an optional review in June 2022. Consents 3688-2 and 4094-2 provide for periodic reviews. Consent 10086-1, 10809-1, 10708-1 and 10763-1 provide for annual reviews. Reviews can be pursued if there are grounds that the conditions are not adequate to deal with any adverse effects on the environment arising from the exercise of the resource consent, which were either not foreseen at the time the application was considered or which was not appropriate to deal with at the time.

Based on the results of monitoring in the year under review, and in previous years as set out in earlier annual compliance monitoring reports, it is considered that there are no grounds that require a review to be pursued or grounds to exercise the review option on consents 4094-1, 10086-1 10708-1, 10763-1 and 10809-1.

A review of consent 3688-2 is recommended for consideration on the grounds that the monitoring conditions are not sufficient to enable a comprehensive assessment of the potential effects arising from the activity. It is intended that the review will bring monitoring requirements on the consent in line with current best practice, including the requirement for the installation of a dedicated groundwater monitoring bore.

4 Recommendations

1. THAT in the first instance, monitoring of consented activities in the 2021-2022 year continue at the same level as in 2020-2021.
2. THAT the Company expedites the plugging and abandonment of the Waihapa-7A well.
3. THAT a groundwater bore be installed to monitor groundwater quality in relation to injection at the Waihapa-D wellsite.
4. THAT should there be issues with environmental or administrative performance in 2021-2022, monitoring may be adjusted to reflect any additional investigation or intervention as found necessary.
5. THAT the option for a review of resource consent 3688-2 in June 2022, be exercised on the grounds that the conditions are not adequate to deal with any adverse effects on the environment arising from the exercise of the resource consent.
6. THAT the option for a review of the remaining resource consents in June 2022, as set out in the respective consent conditions not be exercised.

Glossary of common terms and abbreviations

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

Aquifer (freshwater)	A formation, or group or part of a formation that contains sufficient saturated permeable media to yield exploitable quantities of fresh water.
BPO	Best practicable option.
Conductivity	A measure of the level of dissolved salts in a sample. Usually measured at 25°C and expressed as microsiemens per centimetre ($\mu\text{S}/\text{cm}$) or as Total Dissolved Solids (g/m^3).
Confining layer	A geological layer or rock unit that is impermeable to fluids.
Deep well injection (DWI)	Injection of fluids at depth for disposal or enhanced recovery.
Fracture gradient	A measure of how the pressure required to fracture rock in the earth's crust changes with depth. It is usually measured in units of "pounds per square inch per foot" (psi/ft) and varies with the type of rock and the strain of the rock.
g/m^3	Grams per cubic metre. A measure of concentration which is equivalent to milligrams per litre (mg/L), or parts per million (ppm).
Hydraulic fracturing (HF)	The process of increasing reservoir permeability by injecting fluids at pressures sufficient to fracture rock within the reservoir ("fracking").
Injectate	Fluid disposed of by deep well injection.
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.
IR	Unauthorised 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.
m bgl	Metres below ground level.
m bmp	Metres below measuring point.
$\mu\text{S}/\text{cm}$	Microsiemens per centimetre
mS/m	Millisiemens per metre.
m TVD	Metres true vertical depth.
m^3	Cubic metre.
N/A	Not applicable.

pH	Numerical system for measuring acidity in solutions, with 7 as neutral. Values lower than 7 are acidic and higher than 7 are 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.
Plug and abandon	To prepare a wellbore to be shut in and permanently isolated.
Produced water	Water associated with oil and gas reservoirs that is produced along with the oil and gas. Typically highly saline with salt concentrations similar to seawater and containing low levels of hydrocarbons.
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).
UI	Unauthorised Incident.
Water flooding	A method of thermal recovery in which hot water is injected into a reservoir through specially distributed injection wells. Hot water flooding reduces the viscosity of the crude oil, allowing it to move more easily toward production wells.
WPS	Waihapa Production Station.

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

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- Taranaki Regional Council 2012: Origin Energy Resources New Zealand Ltd Deep Well Injection Monitoring Programme Triennial Report (2009-2012). Technical report 2011-85. Document number 1114242.

Appendix I

Resource consents held by New Zealand Energy Corporation

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

Water abstraction permits

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. Permits authorising the abstraction of water are issued by the Council under Section 87(d) of the RMA.

Water discharge permits

Section 15(1)(a) of the RMA stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations. Permits authorising discharges to water are issued by the Council under Section 87(e) of the RMA.

Air discharge permits

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. Permits authorising discharges to air are issued by the Council under Section 87(e) of the RMA.

Discharges of wastes to land

Sections 15(1)(b) and (d) of the RMA stipulate that no person may discharge any contaminant onto land if it may then enter water, or from any industrial or trade premises onto land under any circumstances, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations. Permits authorising the discharge of wastes to land are issued by the Council under Section 87(e) of the RMA.

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. Land use permits are issued by the Council under Section 87(a) of the RMA.

Coastal permits

Section 12(1)(b) of the RMA stipulates that no person may erect, reconstruct, place, alter, extend, remove, or demolish any structure that is fixed in, on, under, or over any foreshore or seabed, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations. Coastal permits are issued by the Council under Section 87(c) of the RMA.

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

Name of
Consent Holder: NZEC Waihapa Limited
P O Box 8440
NEW PLYMOUTH 4342

Decision Date
(Change): 3 September 2013

Commencement Date
(Change): 3 September 2013 (Granted: 23 June 2003)

Conditions of Consent

Consent Granted: To discharge waste drilling fluids, produced water, hydraulic fracturing fluids, including return fluids, and stormwater from hydrocarbon exploration and production operations by deepwell injection at the Waihapa-D wellsite

Expiry Date: 1 June 2034

Review Date(s): June 2016, June 2022, June 2028

Site Location: Waihapa-D wellsite, Cheal Road, Ngaere, Stratford
(Property owner: A & J Moore)

Legal Description: Lot 1 DP 17294 Blk VII Ngaere SD (Discharge source & site)

Grid Reference (NZTM) 1718010E-5638199N

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.

Special conditions

1. Prior to the exercise of this consent for each individual well to be used for deep well injection, the consent holder shall submit, to the written satisfaction of the Chief Executive, a log of the injection well, and an injection well operation management plan, to demonstrate that special condition 2 of this consent can be met. The report shall:
 - a) identify the injection zone, including a validated bore log and geophysical log,
 - b) detail the results of fluid sampled from the injection zone, and the proposed wastes to be injected for maximum and mean concentrations for pH, suspended solids, total dissolved solids, salinity, chlorides, and total hydrocarbons;
 - c) demonstrate the integrity of well casing; and
 - d) outline design and operational procedure to isolate the zone.
2. The resource consent holder shall ensure that injection will not contaminate or endanger any actual or potential useable freshwater aquifer.
3. The consent holder shall keep daily records of the amounts of all material injected, including injection pressure and rate, and shall make the records available to the Taranaki Regional Council on a 12 monthly basis, and when there has been a significant pressure change event.
4. The consent holder shall monitor the injected material monthly, and upon the request of the Taranaki Regional Council. Concentrations of suspended solids, total dissolved solids, salinity, chlorides, total hydrocarbons, and pH shall be monitored and the records made available to the Taranaki Regional Council on a 12 monthly basis.
5. The consent holder shall inject fluids at pressures below the pressure that would be required to fracture the stratigraphic seals of injection formation.

Consent 3688-2

6. This consent shall lapse on the expiry of five years after the date of commencement of this consent, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(b) of the Resource Management Act 1991.
7. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent, by giving notice of review during the month following receipt of information required under special conditions 3 and 4 above, and the month of June 2010 and/or June 2016 and/or June 2022 and/or June 2028 required for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 1 November 2013

For and on behalf of
Taranaki Regional Council



Director-Resource Management

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

Name of Consent Holder: Origin Energy Resources NZ (Tawn) Limited
Private Bag 2022
NEW PLYMOUTH 4342

Decision Date (Change): 3 September 2013

Commencement Date (Change): 3 September 2013 (Granted: 10 September 2010)

Conditions of Consent

Consent Granted: To discharge produced water, contaminated stormwater, water based drilling fluids and hydraulic fracturing fluids, including return fluids, by deepwell injection into the Matemateaonga Formation

Expiry Date: 1 June 2028

Review Date(s): June 2016, June 2022

Site Location: Waihapa-F wellsite, 7 Bird Road, Stratford

Legal Description: Sec 10 Blk III Ngaere SD (Discharge source & site)

Grid Reference (NZTM) 1717193E-5642014N

Catchment: Patea

Tributary: Ngaere

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

General condition

- a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

1. The consent holder shall operate the well in accordance with the "Origin Energy Resources NZ Limited - Deep Well Injection Management Plan" dated June 2010. In particular, Section 7 of the plan (page 11) which identifies the conditions that would trigger concerns about the integrity of the well, or the injection zone, and the action to be taken by the consent holder if trigger conditions are reached.
2. The injection pressure at the wellhead shall not exceed a maximum injection pressure of 85 bars (1,232 PSI).
3. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any actual or likely adverse effect on the environment; in particular, ensuring that the injection material is contained within the injection zone.
4. The consent holder shall keep daily records of:
 - a) maximum injection pressure;
 - b) maximum and average rate of injection; and
 - c) volume of fluid injected;

during operation of the well. These records shall be provided to the Taranaki Regional Council at the end of each month.

5. The consent holder shall measure and record the following constituents of the discharge at the end of each month:
 - a) pH;
 - b) suspended solids concentration;
 - c) temperature;
 - d) salinity;
 - e) chloride concentration; and
 - f) total hydrocarbon concentration.

The consent holder shall provide to Taranaki Regional Council, during the month of May of every year, a summary of all records collected in accordance with this condition. The consent holder must also provide any details on the major changes in characteristics or sources of injected fluid.

Consent 4094-2

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, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 3 September 2013

For and on behalf of
Taranaki Regional Council

Director-Resource Management

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

Name of
Consent Holder: Taranaki Ventures Limited
PO Box 8440
New Plymouth 4342

Decision Date: 31 March 2015

Commencement Date: 31 March 2015

Conditions of Consent

Consent Granted: To discharge produced water generated by hydrocarbon exploration and production operations by deep well injection for waterflooding purposes at the Waitapu wellsite

Expiry Date: 1 June 2034

Review Date(s): June annually

Site Location: Waitapu wellsite, 326 Cheal Road, Ngaere
(Property owner: WK Slattery)

Legal Description: Secs 49, 73, 75, 80, 81 Blk VI Ngaere SD
(Discharge source & site)

Grid Reference (NZTM) 1715783E-5637623N

Catchment: Patea

Tributary: Ngaere

*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. Before exercising this consent, the consent holder shall submit an "Injection Operation Management Plan." The plan shall include the operational details of the injection activities and identify the conditions that would trigger concerns about the integrity of the injection well, the receiving formation or overlying geological seals. The plan shall also detail the action(s) to be taken by the consent holder if trigger conditions are reached.
2. Before exercising this consent, the consent holder shall provide to the Chief Executive, Taranaki Regional Council:
 - a) a geological assessment of the environment in which the well is located, including the injection zone, the geological seals confining the injection zone and any associated faulting;
 - b) details of the injection well design and its structural integrity;
 - c) an assessment of the suitability of the injection well for the proposed activity;
 - d) details of how the integrity of the injection well will be monitored and maintained;
 - e) confirmation of the depth to which fresh water resources, as defined in condition 8, are encountered below the site; and
 - f) a chemical assessment of the receiving formation water which confirms its Total Dissolved Solids concentration, and also demonstrates that the mixing of formation and injection fluids will not result in any adverse effects on the receiving formation or the injection well.

(Note: The information required by condition 2 may be included within the "Injection Operation Management Plan" required by condition 1).

3. The injection pressure at the wellhead shall not exceed 689 psi.
4. There shall be no injection of any fluids after 1 June 2029.
5. The consent holder shall at all times adopt the best practicable option, as defined in Section 2 of the Resource Management Act 1991, to prevent or minimise any actual or likely adverse effect on the environment.
6. The injection of fluids shall be confined to the Mount Messenger Formation, and be injected at a minimum depth of 1,800 metres true vertical depth below ground level.
7. The consent holder shall ensure that the discharge authorised by this consent does not result in the fracturing of the geological seals confining the injection zone.

Consent 10086-1.0

8. The consent holder shall ensure that the exercise of this consent does not result in contaminants reaching any useable fresh water (groundwater or surface water). Useable fresh groundwater is defined as any groundwater having a Total Dissolved Solids concentration of less than 1,000 mg/l.
9. Once the consent is exercised, the consent holder shall keep daily records of the:
 - a) injection hours;
 - b) volume of fluid discharged; and
 - c) maximum and average injection pressure.
10. For each waste stream arriving on site for discharge, the consent holder shall characterise the fluids by recording the following information:
 - a) type of fluid;
 - b) source of fluid (site name and company);
 - c) an analysis of a representative sample of the fluid for:
 - i. pH;
 - ii. conductivity;
 - iii. suspended solids concentration;
 - iv. temperature;
 - v. salinity;
 - vi. chloride concentration; and
 - vii. total hydrocarbon concentration.

The analysis required by condition 10(c) above is not necessary if a sample of the same type of fluid, from the same source, has been taken, analysed and provided to the Chief Executive, Taranaki Regional Council within the previous 6 months.

11. If the analysis required by condition 10(c) above is not carried out in an International Accreditation New Zealand accredited laboratory, it shall be undertaken in accordance with a "Quality Assurance Plan" that has been certified by the Chief Executive, Taranaki Regional Council, as meeting the requirements of condition 10. The Council may also, at its discretion, carry out an audit of the consent holder's sampling and analysis regime to assess adherence to the Quality Assurance plan.
12. The information required by conditions 9 and 10 above, for each calendar month, shall be provided to the Chief Executive, Taranaki Regional Council before the 28th day of the following month.
13. The consent holder shall undertake a programme of sampling and testing that monitors the effects of the exercise of this consent on fresh water resources within an Area of Review to assess compliance with condition 8 (the 'Monitoring Programme'). The Monitoring Programme shall be designed to characterise local groundwater quality, and be submitted to the Chief Executive, Taranaki Regional Council, for certification before the exercising of this consent, and shall include:
 - a) the location of sampling sites;
 - b) well/bore construction details; and
 - c) sampling frequency.

Consent 10086-1.0

The Area of Review shall extend 1,000 metres from the point of injection. It is a requirement that at least one suitable monitoring bore be located within 500 metres of the well head. If no suitable existing bores are available, it will be necessary for the Monitoring Programme to include installation of, and sampling from, a suitable bore. The bore would be of a depth, location and design determined after consultation with the Chief Executive, Taranaki Regional Council and installed in accordance with NZS 4411:2001.

14. All groundwater samples taken for monitoring purposes shall be taken in accordance with recognised field procedures and analysed for:
- a) pH;
 - b) conductivity;
 - c) chloride; and
 - d) total petroleum hydrocarbons.

Note: The samples required, under conditions 13 and 14, could be taken and analysed by the Taranaki Regional Council or other contracted party on behalf of the consent holder.

15. All groundwater sampling and analysis shall be undertaken in accordance with a *Sampling and Analysis Plan*, which shall be submitted to the Chief Executive, Taranaki Regional Council for review and certification before the first sampling is undertaken. This Plan shall specify the use of standard protocols recognised to constitute good professional practice including quality control and assurance. An International Accreditation New Zealand accredited laboratory shall be used for all sample analysis. Results shall be provided to the Chief Executive, Taranaki Regional Council within 30 days of sampling and shall include supporting quality control and assurance information.

Note: The Sampling and Analysis Plan may be combined with the Monitoring Programme required by condition 13.

16. The consent holder shall provide to the Chief Executive, Taranaki Regional Council, before 31 August each year, a summary of all data collected and a report detailing compliance with consent conditions over the previous 1 July to 30 June period. Based on the data provided, the report shall also provide:
- a) an assessment of injection well performance;
 - b) an assessment of the on-going integrity and isolation of the wellbore;
 - c) an assessment of the on-going integrity and isolation of the receiving formation; and
 - d) an updated injection modeling report, demonstrating the ability of the receiving formation to continue to accept additional waste fluids and an estimation of remaining storage capacity.

17. This consent shall lapse on 31 March 2020, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.

Consent 10086-1.0

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 during the month of June each year, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 31 March 2015

For and on behalf of
Taranaki Regional Council

B G Chamberlain
Chief Executive

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

Name of
Consent Holder: NZEC Waihapa Limited
PO Box 8440
New Plymouth 4342

Decision Date 29 January 2019

Commencement Date 29 January 2019

Conditions of Consent

Consent Granted: To discharge produced water, well drilling fluids, well work over fluids, hydraulic fracturing fluids and contaminated stormwater from hydrocarbon exploration and production operations into the Tikorangi Limestone by deep well injection at the Toko-E wellsite

Expiry Date: 1 June 2034

Review Date(s): June annually

Site Location: Toko-E wellsite, Standish Road, Toko

Grid Reference (NZTM) 1716683E-5647191N

Catchment: Patea

Tributary: Manawawiri

*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. Before exercising the consent, the consent holder shall submit an "Injection Operation Management Plan." The plan shall include the operational details of the injection activities and identify the conditions that would trigger concerns about the integrity of the injection well, the receiving formation or overlying geological seals. The plan shall also detail the action(s) to be taken by the consent holder if trigger conditions are reached.
2. Before exercising the consent, the consent holder shall provide to the Chief Executive, Taranaki Regional Council:
 - (a) a geological assessment of the environment in which the well is located, including the injection zone, the geological seals confining the injection zone and any associated faulting;
 - (b) details of the injection well design and its structural integrity;
 - (c) an assessment of the suitability of the injection well for the proposed activity;
 - (d) details of how the integrity of the injection well will be monitored and maintained;
 - (e) confirmation of the depth to which fresh water resources, as defined in condition 7, are encountered below the site; and
 - (f) a chemical assessment of the receiving formation water which confirms its Total Dissolved Solids (TDS) concentration, and also demonstrates that the mixing of formation and injection fluids will not result in any adverse effects on the receiving formation or the injection well.

(Note: The information required by condition 2 may be included within the "Injection Operation Management Plan" required by condition 1).

3. There shall be no injection of any fluids after 1 June 2029.
4. The consent holder shall at all times adopt the best practicable option, as defined in Section 2 of the Resource Management Act 1991, to prevent or minimise any actual or likely adverse effect on the environment.
5. The injection of fluids shall only be injected to the Tikorangi Limestone formation, at a minimum depth of 2000 metres true vertical depth sub-sea.
6. The consent holder shall ensure that the discharge authorised by this consent does not result in the fracturing of the geological seals confining the injection zone.

Consent 10708-1.0

7. The consent holder shall ensure that the exercise of this consent does not result in contaminants reaching any useable fresh water (groundwater or surface water). Useable fresh groundwater is defined as any groundwater having a TDS concentration of less than 1,000 mg/L.
8. Only the following types of fluid may be discharged:
 - (a) produced water;
 - (b) well drilling fluids;
 - (c) well workover fluids, including hydraulic fracturing fluids; and
 - (d) contaminated stormwater.
9. For each waste stream arriving on site for discharge, the consent holder shall characterise the fluids by recording the following information:
 - (a) type of fluid (as listed in condition 8);
 - (b) source of fluid (site name and company);
 - (c) an analysis of a representative sample of the fluid for:
 - (i) pH;
 - (ii) conductivity;
 - (iii) suspended solids concentration;
 - (iv) temperature;
 - (v) salinity;
 - (vi) chloride concentration; and
 - (vii) total hydrocarbon concentration.

The analysis required by condition 9(c) above is not necessary if a sample of the same type of fluid, from the same source, has been taken, analysed and provided to the Chief Executive, Taranaki Regional Council within the previous 6 months.

10. Once the consent is exercised, the consent holder shall keep daily records of the:
 - (a) injection hours;
 - (b) volume of fluid discharged; and
 - (c) maximum and average injection pressure.
11. If the analysis required by condition 9(c) above is not carried out in an International Accreditation New Zealand (IANZ) accredited laboratory, it shall be undertaken in accordance with a "Quality Assurance (QA) Plan" that has been certified by the Chief Executive, Taranaki Regional Council, as meeting the requirements of condition 9. The Council may also, at its discretion, carry out an audit of the consent holder's sampling and analysis regime to assess adherence to the QA plan.
12. The information required by conditions 9 and 10 above, for each calendar month, shall be provided to the Chief Executive, Taranaki Regional Council before the 28th day of the following month.

Consent 10708-1.0

13. The consent holder shall undertake a programme of sampling and testing that monitors the effects of the exercise of this consent on fresh water resources to assess compliance with condition 7 (the 'Monitoring Programme'). The Monitoring Programme shall be submitted to the Chief Executive, Taranaki Regional Council, for certification before exercising the consent, and shall include:
- (a) the location of sampling sites;
 - (b) well/bore construction details; and
 - (c) sampling frequency.

It is a minimum requirement that at least one suitable monitoring bore be located within 500 metres of the well head. If no suitable existing bores are available, it will be necessary for the Monitoring Programme to include installation of, and sampling from, a suitable bore. The bore would be of a depth, location and design determined after consultation with the Chief Executive, Taranaki Regional Council and installed in accordance with NZS 4411:2001.

14. All groundwater samples taken for monitoring purposes shall be taken in accordance with recognised field procedures and analysed for:
- (a) pH;
 - (b) conductivity;
 - (c) chloride; and
 - (d) total petroleum hydrocarbons.

Note: The samples required, under conditions 13 and 14, could be taken and analysed by the Council or other contracted party on behalf of the consent holder.

15. All groundwater sampling and analysis shall be undertaken in accordance with a *Sampling and Analysis Plan*, which shall be submitted to the Chief Executive, Taranaki Regional Council for review and certification before the first sampling is undertaken. This Plan shall specify the use of standard protocols recognised to constitute good professional practice including quality control and assurance. An IANZ accredited laboratory shall be used for all sample analysis. Results shall be provided to the Chief Executive, Taranaki Regional Council within 30 days of sampling and shall include supporting quality control and assurance information.

Note: The Sampling and Analysis Plan may be combined with the Monitoring Programme required by condition 13.

16. The consent holder shall provide to the Chief Executive, Taranaki Regional Council, before 31 August each year, a summary of all data collected and a report detailing compliance with consent conditions over the previous 1 July to 30 June period. Based on the data provided, the report shall also provide:
- a) an assessment of injection well performance;
 - b) an assessment of the on-going integrity and isolation of the wellbore;
 - c) an assessment of the on-going integrity and isolation of the receiving formation; and
 - d) an updated injection modeling report, demonstrating the ability of the receiving formation to continue to accept additional waste fluids and an estimation of remaining storage capacity.

Consent 10708-1.0

17. 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 each year, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 29 January 2019

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 Consent Holder: Philip Lewis & Lorraine Ann Potroz
693R Pembroke Road
RD 21
Pembroke
Stratford 4391

Decision Date 3 March 2020

Commencement Date 24 March 2020

Conditions of Consent

Consent Granted: To reinstate a section of an unnamed tributary of the Kahouri Stream, including associated streambed disturbance and reclamation

Expiry Date: 1 June 2034

Review Date(s): June 2020, June 2021, June 2022, June 2025, June 2028, June 2031

Site Location: 687 Radnor Rd, Stratford

Grid Reference (NZTM) 1701736E-5647504N to 1701948E- 5647582N

Catchment: Patea

Tributary: Kahouri

*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. This consent authorises the reinstatement of the channel and permanent diversion of the full stream flow back to its original channel between grid references (NZTM) 1701736E-5647504N and 1701948E-5647582N.
2. The reinstatement works (including rock armouring) shall be undertaken in general accordance with the updated plans prepared by BTW Company Ltd, dated 13 September 2019, Drawing No. 1090174-02 (sheets 1-2). In the case of any contradiction between the drawing[s] and the conditions of this consent, the conditions of this consent shall prevail.
3. The removal of the sediment control pond within the channel and the reinstatement and diversion shall be completed by 30 May 2020.
4. The stream channel shall have a flow capacity no less than that of the original stream channel.
5. Before each of the activities listed in (a) to (d) below take place, the consent holder shall ensure that they (or their representatives) meet on site with a Taranaki Regional Council officer(s) who are directly responsible for monitoring compliance with the conditions of this consent. The purpose of the meetings shall be for the consent holder to detail the measures proposed to ensure compliance with conditions of this consent.
 - a) rock armouring work on the stream bed;
 - b) flushing of the channel;
 - c) removal of sediment retention pond; and
 - d) diversion of the full stream flow back to the original channel.
6. No less than 3 days before commencing work on any of the activities listed in condition 5 (c) to (d) above the consent holder shall engage Ngāruahine Iwi and Okahu-Inuāwai hapū to undertake cultural monitoring of these works.

Note: Condition 6 has been offered up by the applicant, as an Augier condition.
7. The original channel shall be constructed to include sequences of runs and riffles that simulate the natural bed where the original stream bed is no longer present or stable.

Consent 10761-1.0 & 10762-1.0

8. Before the full flow is diverted to the original channel the stream banks shall be stabilised to the extent that sediment from the banks entering the flow is at a practical minimum, as determined by the Taranaki Regional Council Officer responsible for monitoring these consents.

Note: For the purpose this consent 'stabilised' in relation to any site or area means inherently resistant to erosion or rendered resistant, such as by using rock or by the application of basecourse, colluvium, grassing, mulch, or another method to the reasonable satisfaction of the Chief Executive, Taranaki Regional Council and as specified in the Waikato Regional Erosion and Sediment Control Guidelines for Soil Disturbing Activities. Where seeding or grassing is used on a surface that is not otherwise resistant to erosion, the surface is considered stabilised once, on reasonable visual inspection by an officer of the Taranaki Regional Council, an 80% vegetative cover has been established.

9. Before the full flow is diverted to the original channel the consent holder shall flush the fine sediment from within the streambed to the extent that the sediment concentration in the reinstated flow will be at a practicable minimum, as determined by the Taranaki Regional Council Officer responsible for monitoring these consents. The sediment shall be flushed in such a way that it is collected within the existing sediment pond and then removed to a location where it cannot be washed back into the channel.
10. Any discharge from the instream sediment retention pond to water, shall have a suspended solids concentration no greater than:
 - a) 60 gm⁻³ when the suspended solids concentration in the stream measured at the upstream property boundary is less than 60 gm⁻³; or
 - b) 1.5 times the suspended solids concentration in the stream measured at the upstream property boundary at other times.
11. At all times during the works the consent holder shall ensure that the stream flow downstream of the affected reach is not significantly diminished.
12. The consent holder shall ensure that the passage of fish is not impeded, as far as practicable, during the works. If any fish are stranded due to the works, the consent holder shall ensure that these are immediately placed back in an environment similar to where they were removed.
13. The channel shall not obstruct fish passage.
14. The consent holder shall maintain the channel at all times by repairing any erosion, scour or instability of the stream bed or banks.
15. The consent holder shall undertake and maintain riparian fencing and planting of the affected reach of tributary as outlined in the Revegetation Management Plan (drawing number 190174-02), within 6 months of the stream being diverted to its original channel (attached as Appendix 1).
16. Before 1 November 2021 the consent holder shall complete the fencing and planting of areas identified as A, B, D1 and D2 in Drawing number 190174-101 (attached as Appendix 2).

Consent 10761-1.0 & 10762-1.0

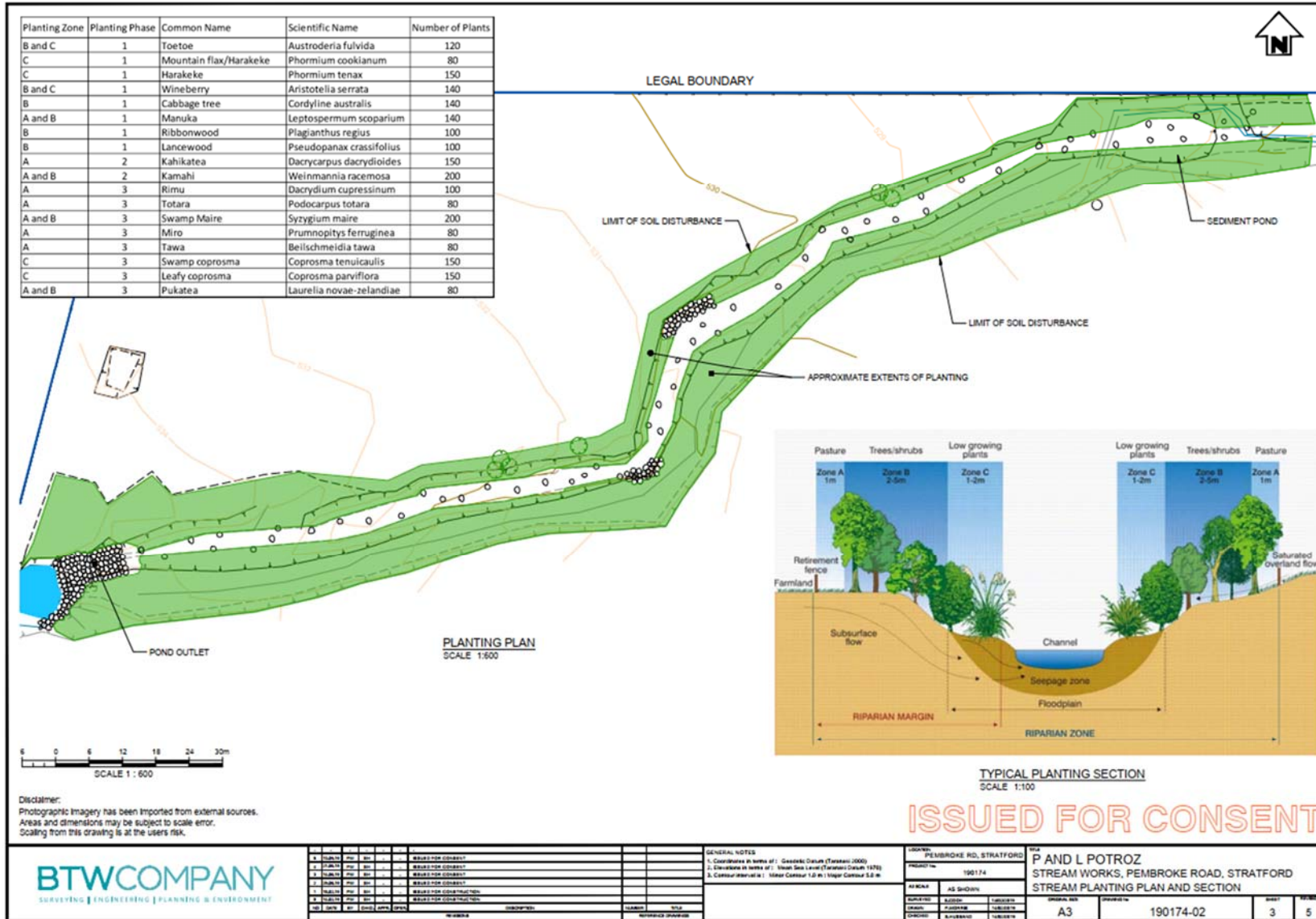
17. Before 1 November 2025 or at an earlier date that may be required by any Regulation of Regional Rule the consent holder shall complete and thereafter maintain fencing in accordance with the Riparian Management Plan for the property
18. Before 1 November 2029 or at an earlier date that may be required by any Regulation of Regional Rule the consent holder shall complete and thereafter maintain riparian planting in accordance with the Riparian Management Plan for the property.
19. 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.
20. 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 annually during the month of June until 2022 and at three yearly intervals 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 were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 3 March 2020

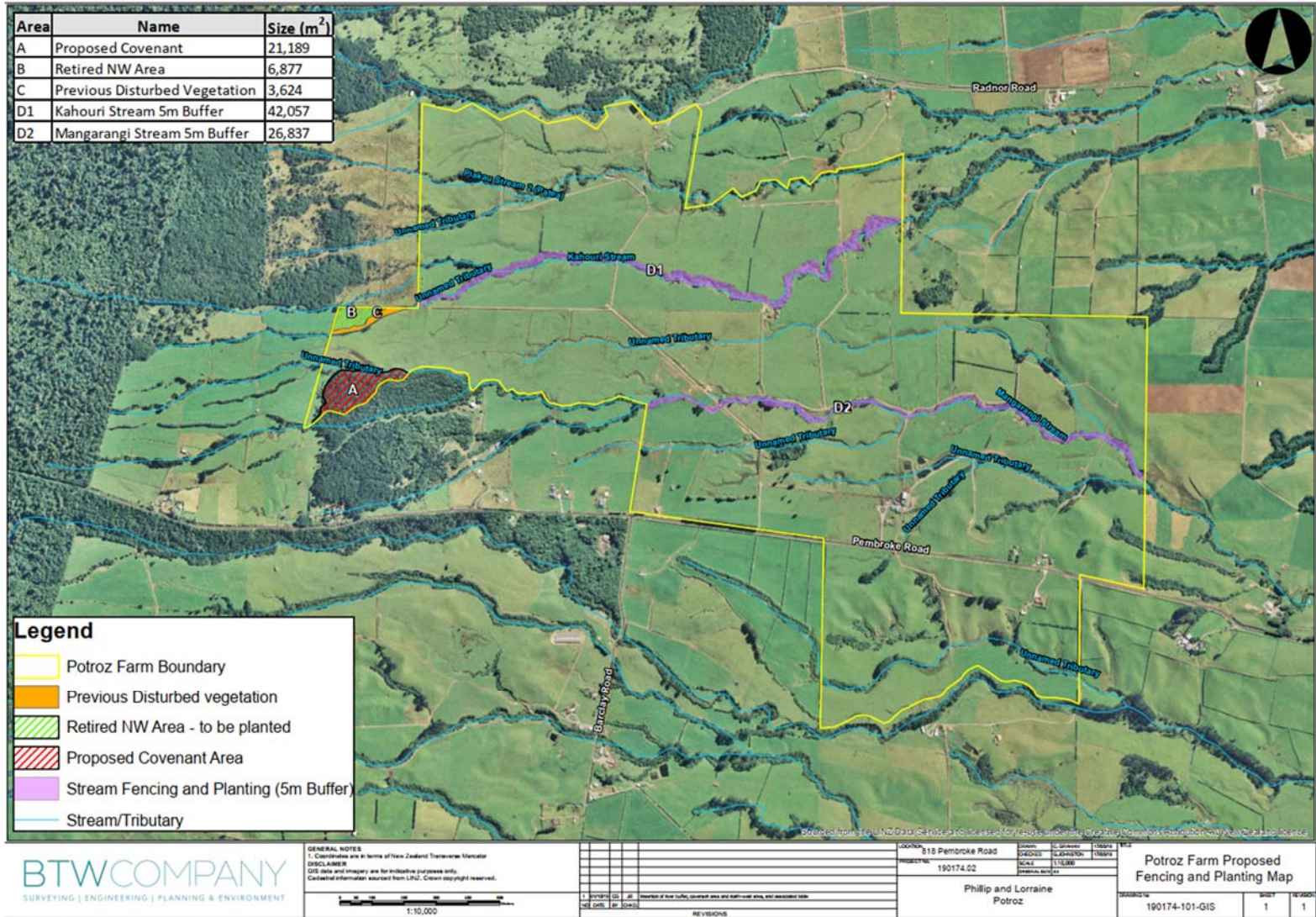
For and on behalf of
Taranaki Regional Council

A D McLay
Director - Resource Management

Appendix 1: Revegetation Management Plan



Appendix 2: Fencing and Planting Map



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

Name of
Consent Holder: NZEC Tariki Limited
PO Box 8440
New Plymouth 4342

Decision Date 5 February 2020

Commencement Date 5 February 2020

Conditions of Consent

Consent Granted: To discharge produced water from hydrocarbon exploration and production operations and gas, into the Tariki Sandstone member of the Otaraoa formation by deep well injection at the Tariki-A wellsite

Expiry Date: 1 June 2039

Review Date(s): June annually

Site Location: Tariki-A wellsite, 150 Mana Road, Ratapiko
(Property owner: B & K Young)

Grid Reference (NZTM) 1716578E-5658186N

Catchment: Waitara

Tributary: Mako

*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. Before exercising the consent, the consent holder shall submit an "Injection Operation Management Plan." The plan shall include the operational details of the injection activities and identify the conditions that would trigger concerns about the integrity of the injection well, the receiving formation or overlying geological seals. The plan shall also detail the action(s) to be taken by the consent holder if trigger conditions are reached.
2. Before exercising the consent, the consent holder shall provide to the Chief Executive, Taranaki Regional Council for each well:
 - (a) a geological assessment of the environment in which the well is located, including the injection zone, the geological seals confining the injection zone and any associated faulting;
 - (b) details of the injection well design and its structural integrity; including but not limited to:
 - (i) the results of pressure testing of tubing and annulus;
 - (ii) an engineering evaluation of tubing and casing integrity, including burst pressures; and
 - (iii) an assessment of the current adequacy of the cement bond in providing zonal isolation
 - (c) an overall assessment of the suitability of the injection well for the proposed activity;
 - (d) details of how the ongoing integrity of the injection well will be monitored and maintained;
 - (e) confirmation of the depth to which fresh water resources, as defined in condition 8, are encountered below the site;
 - (f) a chemical assessment of the receiving formation water which confirms its Total Dissolved Solids (TDS) concentration, and also demonstrates that the mixing of formation and injection fluids will not result in any adverse effects on the receiving formation or the injection well; and
 - (g) maps showing any identified faults (active or inactive) within 2 km of the modelled injection plume and the potential for adverse environmental effects due to the presence of the identified faults.

(Note: The information required by condition 2 may be included within the "Injection Operation Management Plan" required by condition 1).

Consent 10809-1.0

3. If the GeoNet seismic monitoring network records a seismic event within a 5 km radius of the Tariki-A wellsite (1716578E-5658186N) at a depth of less than 7 km below ground level that exceeds a summary magnitude of 3.0:
 - (a) if deep well injection is currently being undertaken it shall cease immediately and not recommence; or
 - (b) if a deep well injection has occurred within the previous 72 hours no further deep well injection shall occur into the Formation;
 - (c) the consent holder shall provide a report to the Chief Executive, Taranaki Regional Council on the likelihood of the seismic event being induced by the exercise of this consent; and
 - (d) deep well injection may only then continue once the Chief Executive, Taranaki Regional Council has considered the report and concluded that the environmental risk of recommencing injection is acceptable and has advised the consent holder accordingly.
4. There shall be no injection of any fluids after 1 June 2034.
5. The consent holder shall at all times adopt the best practicable option, as defined in Section 2 of the Resource Management Act 1991, to prevent or minimise any actual or likely adverse effect on the environment.
6. The injected fluids shall be confined to the Tariki Sandstone member, at a minimum depth of 2,300 metres true vertical depth sub-sea.
7. The consent holder shall ensure that the discharge authorised by this consent does not result in the fracturing of the geological seals confining the injection zone.
8. The consent holder shall ensure that the exercise of this consent does not result in contaminants reaching any useable fresh water (groundwater or surface water). Useable fresh groundwater is defined as any groundwater having a TDS concentration of less than 1,000 mg/l.
9. Only the following types of fluids may be discharged:
 - (a) produced water; and
 - (b) natural gas, either produced from the Waihapa Production Station or pipeline-specification gas from the high pressure pipeline network.
10. Once the consent is exercised, the consent holder shall keep daily records of the:
 - (a) injection hours;
 - (b) volume of fluids discharged; and
 - (c) maximum and average injection pressure.
11. For each fluid arriving on site for discharge, the consent holder shall characterise the fluids by recording the following information:
 - (a) type of fluid (as listed in condition 9);
 - (b) source of fluid (site name and company); and
 - (c) an analysis of a representative sample of the fluid.

The analysis required by condition 11(c) above is not necessary if a sample of the same type of fluid, from the same source, has been taken, analysed and provided to the Chief Executive, Taranaki Regional Council within the previous 6 months.

Consent 10809-1.0

12. If the analysis required by condition 11(c) above is not carried out in an International Accreditation New Zealand (IANZ) accredited laboratory, it shall be undertaken in accordance with a "Quality Assurance (QA) Plan" that has been certified by the Chief Executive, Taranaki Regional Council, as meeting the requirements of condition 14. The Taranaki Regional Council may also, at its discretion, carry out an audit of the consent holder's sampling and analysis regime to assess adherence to the QA plan.
13. The information required by conditions 10 and 11 above, for each calendar month, shall be provided to the Chief Executive, Taranaki Regional Council before the 28th day of the following month.
14. The consent holder shall undertake a programme of sampling and testing that monitors the effects of the exercise of this consent on fresh water resources within an Area of Review (AoR) to assess compliance with condition 8 (the 'Monitoring Programme'). The Monitoring Programme shall be designed to characterise local groundwater quality, and be submitted to the Chief Executive, Taranaki Regional Council, for certification before exercising the consent, and shall include:
 - (a) the location of sampling sites;
 - (b) well/bore construction details; and
 - (c) sampling frequency.

The AoR shall extend 1,000 m from the point of injection. It is a requirement that at least one suitable monitoring bore be located within 500 metres of the well head. If no suitable existing bores are available, it will be necessary for the Monitoring Programme to include installation of, and sampling from, a suitable bore. The bore would be of a depth, location and design determined after consultation with the Chief Executive, Taranaki Regional Council and installed in accordance with NZS 4411:2001.

15. All groundwater samples taken for monitoring purposes shall be taken in accordance with recognised field procedures and analysed for:
 - (a) pH;
 - (b) conductivity;
 - (c) chloride;
 - (d) total petroleum hydrocarbons; and
 - (e) dissolved gases.

Note: The samples required, under conditions 11 and 15, could be taken and analysed by the Council or other contracted party on behalf of the consent holder.

16. All groundwater sampling and analysis shall be undertaken in accordance with a *Sampling and Analysis Plan*, which shall be submitted to the Chief Executive, Taranaki Regional Council for review and certification before the first sampling is undertaken. This Plan shall specify the use of standard protocols recognised to constitute good professional practice including quality control and assurance. An IANZ accredited laboratory shall be used for all sample analysis. Results shall be provided to the Chief Executive, Taranaki Regional Council within 30 days of sampling and shall include supporting quality control and assurance information.

Note: The Sampling and Analysis Plan may be combined with the Monitoring Programme required by condition 14.

Consent 10809-1.0

17. The consent holder shall provide to the Chief Executive, Taranaki Regional Council, before 31 August each year, a summary of all data collected and a report detailing compliance with consent conditions over the previous 1 July to 30 June period. Based on the data provided, the report shall also provide:
- (a) an assessment of injection well performance;
 - (b) details of the injection well design and its structural integrity; including but not limited to:
 - (i) an assessment of the current adequacy of the well's zonal isolation; and
 - (ii) the results of annual annulus pressure testing and/or continuous pressure monitoring
 - (c) results of the most recent five yearly casing inspection or engineering evaluation confirming the ongoing security of the casing;
 - (d) an assessment of the on-going integrity and isolation of the receiving formation;
 - (e) an updated injection modeling report, demonstrating the ability of the receiving formation to continue to accept additional fluid and an estimation of remaining storage capacity;
 - (f) an updated map showing any identified faults (active or inactive) within 2 km of the modelled injection plume; and
 - (g) the results of any seismic monitoring undertaken in compliance with condition 3 of the consent.
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 during the month of June each year, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 5 February 2020

For and on behalf of
Taranaki Regional Council

A D McLay
Director - Resource Management