

Administration

All sections must be completed in full and accompanied by the initial deposit fee and the relevant activity form (Form B). Failure to do so may result in your application not being accepted and/or returned.

Please name the Consents Officer or TRC staff	
member you have discussed your application with	

1) Applicant Details - Please complete either (A), (B) or (C)

I apply for resource consent(s) under section 88 of the Resource Management Act 1991 (RMA)

${f A}$ – For individuals, you must provide the full names of all individuals such at John Robert Smith & Mary Jane Williams				
Full name/s of applicant (consent holder name) (Surname & First & Middle names)				
B – For Trusts/Partnerships you mu	ist provide the full name of the Trust along with the Trustees or Partners			
Trusts/Partnership Name (if application will be on behalf of a trust				
Full name of Trustees/Partners (Surname, First & Middle names)				
C – For Companies and other incor	porated entities you must provide the company name and registration number			
Company name				
Contact Person				
NZ Company Registration Number				

Office use only				
Consent No:	Amount Paid:			
Date Received:	Date Paid:			
Document No:	Eftpos / Cash / Int Banking / Credit Card			

2) Applicant Contact Details

Appli	Applicants Contact Details (not consultants details)				
2.1	Applicants Postal address				
2.2	Applicants Residential Address (If different from postal address)				
2.3	Primary Contact Person (not consultant)				
2.4	Email Address				
2.5	Phone Numbers	Home/Business	Mobile		

3) Consultant/Agent Details

Con	Consultant/Agent Details (or person authorised to apply on behalf of applicant)						
3.1	Company Name						
3.2	Contact Person						
3.3	Postal address						
3.4	Phone Numbers (please select preferred contact number)	Home/Business Dobile					
3.5	Email Address						
3.6	5 Send all correspondence relating to this application(s), including invoices, to:			Applicant Consultant	Email Ad Email Ad		
3.7	Send correspondence and in	voices		Applicant	Email Ad	dress	
	once consent is granted to:			Consultant	Email Ad	dress	
3.8	3.8 Please provide an email address for any future invoicing required. (Eg. monitoring of this consent)		Email A	Address			

4) Territorial Authority

		New Plymouth District			
4.1	The District the activity is located in:		Stratford District		
			South Taranaki District		
4.2	Resource Consent(s) also required from a Territorial Authority	□ Yes	🗆 No		
4.3	Type of consent required				
4.4	Has it been applied for?	🗌 Yes	🗆 No		
4.5	Has it been granted?	☐ Yes	□ No		
(state	where in the AEE the information can be l	ocated)		AEE Page Number	Section
If Yes	, it has been granted, provide a copy of the	consent(s)			

5) Location of Activity

Whe	e will the activity occur?		
5.1	Site address (Including: Street/road name, number, and nearest settlement/town)		
5.2	Assessment/Valuation number (refer to land title or rates notice)		
5.3	Map reference/s NZTM Co-ordinates at point of activity	E	Ν
5.4	Closest Waterbody Provide the name of the closest river or stream to the activity		

5.5 If the owner and/or occupier of the activity site differ from the applicant please provide their name and contact details <i>Please note that written approval is required from this landowner and should accompany this application</i>					
Owner names(s)					
Postal Address					
Email address					
Phone Numbers	Home/Business	Mobile			

6) Type of Resource Consent you are seeking

If you are replacing or changing any existing consent(s), please also record the consent number(s) in the space below. Please note that your existing consent will be surrendered on the granting of this application. <u>Remember that for each</u> <u>consent application you must complete the relevant 'Activity form' (Form B).</u> You will also be required to prepare a further supporting assessment of environment effects (AEE) in accordance with Schedule 4 of the RMA.

Resource Consent	Previous Consent Number/s
Coastal Permit For activities that are within the coastal marine area (CMA)	
Discharge Permit For activities outside the CMA that ay discharge contaminants into the air, water and onto or into land	
Land Use For activities and structures outside the CMA that are in, on or over a river or lake bed	
Water For activities outside the CMA that involve the abstraction, impoundment (damming), diversion and/or use of ground or surface water	
	Consent Number(s)
Change to an existing consent	

7) Consultation/Affected parties

Cultural Effects Assessment

The Regional Policy Statement is clear that only tangata whenua can identify their relationship with an area. It is good practise to consult with tangata whenua about the application so that you can provide an accurate assessment of cultural effects

	Please state the name of the local iwi you have consulted with		Ngaruahine					
			Te Ataiwa	Te Ataiwa				
7.1			Ngati Tama	Ngati Tama				
			Ngati Maru					
			Taranaki	Taranaki				
			Ngati Ruanui	Ngati Ruanui				
			Ngaa Rauru Kiitahi					
	of iwi and hapu in the Taranaki regi Id hapu management plans are on c				at <u>https://www.tkm.g</u>	<u>ovt.nz/</u>		
(state where in the AEE the information can be located		cated)		AEE Page Number	Section			
7.2	7.2 AEE Iwi consultation information/ included		1	□ Yes				
7.3	7.3 A Cultural Awareness Report associated with the proposal has been submitted			□ Yes				

Affected Parties

For your application to be considered for non-notification you must gain written approval from all persons who may be affected by the proposal. We can help you identify people/organisations likely to be affected. Affected persons may include neighbouring land owners and occupiers, organisations such as the Department of Conservation, Land Information New Zealand (LINZ), Fish and Game Council, iwi, hapū and/or community groups.

The form 'Affected Person's Written Approval' can be filled out by the affected party and attached to this application. It is on our website: www.trc.govt.nz

(state	e where in the AEE the information can be located)	AEE Page Number	Section
7.4	Provide details of persons who may be affected by your proposal. If you have discussed your proposal with any of these persons, record their comments and your response, and submit with your application		
7.5	Written approvals provided		

8) Processing timeframes

The RMA specifies timeframes for processing resource consent applications. Timeframes can be extended with the applicant's agreement.					
	May we extend the consent processing timeframe	 Yes, if I can use my existing consent until this application is processed (replacement applications only). 			
8.1		Yes, if the extension is to discuss and try to agree on consent conditions.			
		Yes, if the application is processed before			
		□ No			

9) Deposit

A deposit is required with this application. This can be paid online, by cash or eftpos at our reception desk.				
	Taranaki Regional Council's bank account number is 02 0756 0040555 002. Use the applicant's name as the reference. We'll send you a GST invoice marked "PAID" shortly after you have paid.			
•	The application will not be accepted until the deposit is paid. We're happy to hold the forms, but processing will not start until we receive payment.			
•	Additional charges are usually incurred , depending on the resource we use processing your application (<i>e.g. staff time, complexity of application</i>). Staff may be able to give you an estimate of expected costs. Please see the schedule of fees attached.			

9.1 Deposit paid (Assume your application is non-notified unless Council has informed you otherwise.)						
Non notified application	\$1,495.00 including GST per application x no of applications lodged Total Amount Paid \$ Payment date					
Notified application	\$8,538.75 (GST inclusive) per proposal Payment date					

9.2 Purchase order number		
Purchase order number supplied		No
Please note a p/o number will		Yes
not be accepted in lieu of the consent deposit	Number	·

10) Checklist

10.1	Checklist								
The following information must be included with your application									
	Attachec	Attached any pre-application correspondence/advice							
	Complet	Completed all details in this form (Form A)							
	Completed and attached all other related activity forms (Form B) for each consent required								
	Completed and supplied an Assessment of Environmental Effects (AEE) as set out in Schedule 4 of the RMA, and includes but not limited to the following:								
		Location map that shows exactly where your activity will take place							
		Assessment of cultural effects including how your proposal gives effect to Te Mana o Te Wai (if your proposal affects freshwater)							
		Consultation with all interested and affected parties, and included their comments and/or written approval							
		Assessment of the activity against the relevant objectives and policies in the relevant regional plan(s)							
		Activity status of your consent application							
		Listed any activities that are part of your proposal and are permitted (allowed without a resource consent) under any relevant regional plan(s)							
		Assessment of the activity against any relevant National Policy Statement(s) and National Environmental Standards							
		Provided an assessment of your proposed activity against the matters sent out in Part 2 of the RMA							
	Site plan, engineering plans and calculations								
		Consent duration sought							
	Provided	a site sediment and erosion control plan if required							
	Applied for any district council consents that are also required for your proposal								
	Signed and dated this form below (Form A)								
	Paid the required deposit								
	Other relevant information (e.g. Certificate of Title, details from the Companies Register)								
	Unchecked boxes may result in your application being returned under s88 of the RMA.								

Information privacy

The RMA requires this information to process the application.

Taranaki Regional Council ("TRC") will use the information provided with your application to process your application and to assist in managing the region's natural and physical resources. Information in this application is regarded as **official information** and available to the public on request in accordance with the Local Government Official Information and Meetings Act 1987 and the Privacy Act 2020. In addition, you agree that the information in your activity application (Forms 1A to 7B) (and any documentation provided in support) will be published and made available on our website. It is **important that you let us know if your application includes trade secrets, commercially sensitive information, and/or any other information that you would like to remain confidential.**

Signature		
1.	I have authority to sign on behalf of the party/ies named as applicants for this consent.	
2.	I have read, and understand, all information in this application form, including the requirement to pay additional costs.	
3.	I agree to my Riparian Plan for this property being released to all interested/affected parties to help determine whether any effects of the discharge have been mitigated.	
4.	All information provided is true and correct. I understand that inaccurate information could result in my resource consent being cancelled.	
	Signature Date	

Send your application to Consents@trc.govt.nz

You can also lodge the application by the following methods

Mail: Taranaki Regional Council, Private Bag 713, Stratford 4352.

In person: Taranaki Regional Council offices, 47 Cloten Road Stratford

If you have not received an email acknowledgement for this application within 5 working days (for new applications) or 10 working days (for replacements) please contact <u>consents@trc.govt.nz</u>.

Notes to Applicant – Important information – Please read carefully before filling out the application forms – email the consents team at <u>consents@trc.govt.nz</u> with consent questions

We'll not start processing your application until the deposit is paid. Processing costs are likely to exceed the deposit; we'll invoice you for the balance.

The coastal marine area is the area from the outer limit of the territorial sea (12 nautical miles) to the line of mean high-water springs. For activities at river mouths, contact the Consents team at <u>consents@trc.govt.nz</u> for clarification.

Let us know if your application includes trade secrets and/or commercially or culturally sensitive material. Section 42 of the RMA enables protection of sensitive information.

Schedule 4 of the RMA sets out the information you must provide. If insufficient information is provided, we may put the application on hold or return it as incomplete.

Identify every consent required for the proposal. We may put the application on hold until you apply for all resource consents required (s91 of the RMA).

If we request further information (s92 of the RMA), the application will be put on hold and processing will not restart until all information is received.

An application does not need to be publicly notified if the environmental effects are minor and written approval has been obtained from everyone adversely affected by the granting of the consent (s95D and s95B of the RMA). Written approval forms are on our website:

https://www.trc.govt.nz/assets/Documents/Environment/ConsentApplicationForms/ConsentApplicationForm008-Sept2015.pdf

We may review any consent at any time if the application contains inaccuracies that materially influence the decision made (s128(1)(c) of the RMA).

All collection costs incurred in the recovery of a debt will be added to the invoice amount due. Overdue invoices will incur an interest charge of 12% per annum.

Details of Council's charging policy are in its 2015/2025 Long-Term Plan. (www.trc.govt.nz/council/plans-and-reports/strategy-policy-and-plans)

Ongoing responsibilities

Once granted, most resource consents will incur a yearly compliance monitoring charge.

If your application is granted you will be responsible for complying with your consent's conditions and payment of your consent's charges until your consent expires. If you wish to cancel (surrender) your consent, transfer responsibilities to another party or make changes to your consented activity before it expire, you must submit notice to us in writing or make an application to change your consent.

Appendices

Appendix 1: Charging policies

Resource Management Act charging policy

Schedule of charges pursuant to section 36 of the Resource Management Act 1991 SCHEDULE 1: SCALE OF CHARGES FOR STAFF TIME

Rate for processing resource consents Rate for all other Council work. and responding to pollution incidents. Professional staff \$101/hr \$96/hr \$128/hr \$120/hr Professional/supervisory staff \$185/hr \$173/hr Managers Support staff \$101/hr \$96/hr Directors \$307/hr \$286/hr

EXPLANATION

This scale of charges is used to calculate the Council's actual and reasonable costs when carrying out functions under the *Resource Management Act* 1991, including any functions transferred to it under section 33. Where those actual and reasonable costs exceed any specified charges, the Council may recover those costs as additional charges under section 36(3) of the *Resource Management Act* 1991. Staff time is recovered at the charge appropriate to the task which they are undertaking. The charges are calculated as per the IPENZ method with a multiplier of 2.1. All collection costs incurred in the recovery of a debt will be added to the amount due. Overdue invoices will incur an interest charge at 12% per annum. All charges exclude GST. Effective from 1 July 2022.

SCHEDULE 2: FIXED MINIMUM CHARGES FOR THE PREPARATION OR CHANGE OF POLICY STATEMENT OR PLANS AND THE PROCESSING OF RESOURCE CONSENTS

Request for preparation or change to a plan/policy statement	\$55,000
For non-notified farm dairy discharge consent	\$1,040
For non-notified consent other	\$1,300
For notified consents (limited and public)	\$7,425
Renewal or change consent:	
Non-notified	\$1,300
 Notified (limited and public) 	\$7,425
Non-notified review of consent	\$646
Notified review of consent	\$7,425
Extension of a consent lapse date	\$520
Certificate of compliance	\$1,300
Serve notice of a permitted activity	\$320
Approvals under Resource Management Act.	
Water Measuring Regulations	\$381
Transfer of consent to another party or change of consent holder name (1 to 5 consents)	\$100 per consent
Transfer of consent to another party or change of consent holder name (6 to 20 consents)	\$83 per consent
Transfer of consent to another party or change of consent holder name (more than 21)	\$67 per consent

EXPLANATION

Applicants, in accordance with Council policy, are required, where necessary, to pay all actual and reasonable charges for staff time, consultants, cultural and other experts, legal, hearing costs (including legal, administration, hearing commissioners (and disbursements and councillors acting as hearing commissioners costs), plant and laboratory analyses where these costs exceed the fixed minimum charges set out in Schedule 2. The above charges include those arising from any functions transferred to the Council under section 33 of the *Resource Management Act* 1991. Where independent commissioners are requested by submitters, these additional costs

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