



APPENDIX 1

Waikato Regional Council Application
A, B and C

APPLICATION FOR RESOURCE CONSENT FORM A: ADMINISTRATION



NOTES

- Before submitting your application please phone 0800 800 402 to receive a Deposit Reference Number. We are unable to match your deposit to your application without a Deposit Reference Number. You must pay the required initial deposit/fee when you submit your consent application forms. Please also note your Deposit Reference Number in Section 12 under Payer Code.
- You must fully complete both this cover form and all other related forms. Provide as much detail as you can. We request that, where possible, you provide electronic copies of any supporting information (for example, on CD). Doing so may reduce administrative costs charged to you.
- Unless we advise otherwise, you should also consult with any person or party who may be interested in or affected by your proposal. You should provide details of this consultation, including written approval from these parties if possible. A form is available to help you with this, available on our website or by contacting our office.
- Failure to provide the required information and payment will delay the processing of your application. If you do not provide adequate information then we will not be able to process your application, and will return it to you. If you do not pay the required fees, we may stop processing your application until payment is received.
- If Purchase Order numbers are required for any future invoicing relating to monitoring and annual charges then this is the responsibility of the Consent Holder to provide.
- Remember to sign and date all forms and email to RUDBusinessSupport@waikatoregion.govt.nz or by post to Waikato Regional Council, Private Bag 3038, Waikato Mail Centre, Hamilton 3240.

DEPOSIT REFERENCE NUMBER

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FOR OFFICE USE ONLY

File:	
Client ID:	
Project:	

Please make sure you read and understand the information section at the end of this form. If you need any further help, please phone our Resource Use staff on 0800 800 402.

CONTACT DETAILS

1. Applicant details

For **individuals**, you must provide the full names of all individuals (such as John Robert Smith and Mary Jane Williams).

For **companies and other incorporated entities** you must provide the company name and registration number. You must also provide the name of a person or persons who will represent your company and be responsible for the application.

For **partnerships and unincorporated entities** (such as private or family trusts or unincorporated societies) we must have the details of all authorised partners, trustees, members or officers. We may also request a copy of your society's rules to verify your status as a formal body or society.

Full name/s of applicant <i>This is the name/s that the consent will be issued to.</i>	Tuakau Proteins Limited	
Director / Minister / Chief Executive	Stephen Dahlenburg Phillip Hocquard	
Company registration number <i>We will not accept applications made in the name of unregistered companies.</i>	5293301	
Applicant's postal address	PO Box 172 Hawera	
Applicant's residential address <i>If different from postal address.</i>	30 Lapwood Road Tuakau	
Primary contact person/s	Stephen Dahlenburg	
Email address	stephen.dahlenburg@tuakauproteins.co.nz	
Phone number/s	Home:	Business: 09 236 7003
	Mobile: 0274 537 365	Fax:

2. Application consultant/agent details *(if applicable)*

Name/company name	Mitchell Daysh Ltd	
Contact person	David Ray	
Postal address	PO Box 1307 Hamilton 3240	
Email address	david.ray@mitchelldaysh.co.nz	
Phone number/s	Home:	Business: 07 838 5677
	Mobile: 0274 191 166	Fax:

3. Partnership/Unincorporated entity details

For **partnerships** or **unincorporated entities** (such as private or family trusts or unincorporated bodies or societies) you must provide details of all authorised partners, trustees or members. Any consent granted will then include these names, and all individuals will be legally responsible for the consent and any associated costs. Should these persons change, then you must notify us.

Name of person	
Status <i>(such as partner or trustee)</i>	
Residential address	
Name of person	
Status <i>(such as partner or trustee)</i>	
Residential address	
Name of person	
Status <i>(such as partner or trustee)</i>	
Residential address	

Include details of any further partners/trustees/members on a separate page if necessary.

4. Who should we send application correspondence to?

Applicant Consultant/Agent

Preferred address for service: Residential address Postal address DX number Email Fax

Note: all costs will be invoiced directly to the applicant

RESOURCE CONSENTS SOUGHT

5. Provide a brief description of the activity to which your application(s) relates

Discharge of contaminants to the air from a meat rendering and processing facility

6. Tick the type/s of resource consent/s you are seeking from Waikato Regional Council

If you are replacing any existing or previous consents, please also record the consent number(s) in the space below. Remember that for each consent application you must complete the relevant 'activity form' (Form B). Depending on the scale and complexity of your application(s), you may also be required to prepare a further supporting assessment of environmental effects (AEE).

	RESOURCE CONSENT	PREVIOUS CONSENT NUMBER/S
<input type="radio"/>	Coastal permit For activities that are within the coastal marine area (CMA).	
<input checked="" type="radio"/>	Discharge permit For activities outside the CMA that may discharge contaminants into the air, water and onto or into land.	
<input type="radio"/>	Land use For activities and structures outside the CMA that are on land, or in, on or over a river or lake bed, or may result in nitrogen discharges within the Lake Taupo catchment area.	
<input type="radio"/>	Water For activities outside the CMA that involve the abstraction, impoundment (damming), diversion and/or use of water.	
		CONSENT NUMBER/S
<input type="radio"/>	Change to an existing consent	
<input type="radio"/>	Location transfer of an existing consent	

7. Are related consents required from other authorities (such as building or subdivision consents)?

Yes No

If **yes**, please provide details:

CONSENT REQUIRED	CONSENTING AUTHORITY (such as district or city council)	DATE APPLIED	DATE GRANTED

8. Should your Waikato Regional Council application/s be granted, do you have a consent term or expiry date you would prefer for your consent/s?

Yes No

If **yes**, please provide details:

25 year duration

9. May Waikato Regional Council staff extend the standard processing timeframe for your application/s if we consider it necessary?

Yes No

LOCATION

10. Where will the activity occur?

Where will the activity occur? You must supply a location map or diagram on a separate sheet of paper that shows the site of your activity and its local environment. This helps us determine what or who may be affected by your proposal. **Please show:**

- orientation (North arrow and scale)
- site location
- the location and name of the nearest road or state highway
- location/s of the activities for which you are applying for consent (such as points of water intake, points of discharges to air or water, areas for irrigation or disposal, areas of forestry, earthworks, tracking or filling, places of in-stream structures or in-stream works.)
- property boundaries and neighbouring properties (as well as neighbouring property owners' names)
- location and names of any nearby natural features such as geothermal activity, waterways, wetlands or wildlife habitats
- historic or waahi tapu sites

Property address	Refer to attached AEE
Legal description	
Name of closest road/street	
Nearest settlement/town	

Note: Waikato Regional Council can help you create a base map to assist with your location plan. Please visit our website or call us on 0800 800 402 during office hours for assistance.

11. If the owner and/or occupier of the activity site differ from the applicant please provide their names and contact details

Owner name/s		
Postal address		
Email address		
Phone number/s	Home:	Business:
	Mobile:	Fax:

Occupier name/s		
Postal address		
Email address		
Phone number/s	Home:	Business:
	Mobile:	Fax:

APPLICATION DEPOSIT / FEES

Please refer to the enclosed table to see whether your application requires a **deposit** or the **full fixed charge** amount to be paid when it is lodged.

APPLICATION TYPE	CHARGE (incl GST)
Swing mooring inside zoned mooring areas (Rule 16.4.6 of Waikato Coastal Plan)	\$402.50
Bridge (Rule 4.2.8.2) - Controlled	\$1,265.00
Culverts (Rule 4.2.9.3) - Controlled	\$1,265.00
Taupo land use > 20 ha (Rule 3.10.5.3) - Controlled	\$1,207.50
All other application types	\$1,000.00 deposit for each activity

Initial deposit - for other application types

You will be charged Waikato Regional Council's full actual and reasonable costs for processing this application. An initial deposit is required when you submit your application forms. This deposit requirement is \$1,000 for each activity you are seeking consent for (i.e. \$1,000 per each activity form B). This deposit helps cover our initial processing costs and will also help offset the total cost of your application/s.

Further deposit fee

If your proposal is likely to proceed to a hearing, then we will require a further deposit. This deposit may be up to 50 per cent of the estimated costs. You will be advised in writing at the end of the submission period if this is the case.

For complex proposals, you will generally receive an invoice on a monthly basis. This invoice will be for costs incurred in the previous month. For simple consents that are processed quickly, you will generally only receive one invoice. This will be sent to you at, or close to, the time that you receive our final decision on your application.

If you do not pay the required fees, we may stop processing your application until payment is received.

We reserve the right to add all fees incurred in the collection of all monies payable and remaining unpaid after the expiry of the time provided for payment.

12. Total amount paid \$ 1,000

Purchase Order Number _____

If paying by Direct Credit please use the following details and please remember to complete the Payer particulars and reference sections as this will help us identify your payment.

PAY TO THE CREDIT OF WAIKATO REGIONAL COUNCIL, ANZ, HAMILTON BRANCH

Name of account	Bank	Branch	Account No.	Suffix
Waikato Regional Council	0 6	0 3 1 7	0 0 9 6 4 4 2	0 0 0

DETAILS TO APPEAR ON PAYEE'S BANK STATEMENT

Payer particulars (max 12 characters) Debtor code	Payer code (max 12 characters) Deposit reference

Payer reference

R	C	A	P	P	L	N					
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FINAL CHECKLIST

13. Have you? *(Please tick)*

- Filled in all parts of this form (Form A).
- Completed and attached all other related forms (Form B & Form C).
- Applied for any district council consents that are also required for your proposal.
- Included a sketch or location map that shows us exactly where your activity will take place.
- Supplied a detailed assessment of environmental effects.
- Consulted with all interested and affected parties, and included their comments and/or written approval (if possible).
- Have you requested your deposit reference and paid the required deposit/fee.
- Purchase Order Supplied (if required for invoicing purposes).

Please remember to email your application to RUDBusinessSupport@waikatoregion.govt.nz or by post to Waikato Regional Council, Private Bag 3038, Waikato Mail Centre, Hamilton 3240.

Information: If your application is granted and unless we are advised otherwise, this Purchase Order Number will be used for Annual Charges and any subsequent monitoring costs.

If you have already dealt with Waikato Regional Council staff regarding your proposal, please specify their name/s

David Stagg

DECLARATION

14. Declaration

I/we hereby certify that, to the best of my knowledge and belief, the information given in this application is true and correct. I/we also undertake to pay all actual and reasonable costs incurred by Waikato Regional Council in the processing of this application.

Signature of applicant or applicant's agent

K. E. Ray

Date

20/12/2017

Application for resource consent

Form B: Discharge to air

Notes

Discharges of contaminants into the air (such as odour, smoke, spray or particulate matter) must meet all the conditions of our permitted activity rules, or resource consent will be required. This activity form will help you apply for a resource consent.

- You must **fully** complete this activity form and supply all the required information. Provide as much detail as you can where the questions are relevant to your activity. We request that, where possible, you **provide electronic copies of any supporting information** (for example, on CD). Doing so may reduce administrative costs charged to you.
- **You must also supply completed Forms A and C.**
- Unless we advise otherwise, you should also consult with any person or party who may be interested in or affected by your proposal. You should provide details of this consultation, including written approval from these parties if possible.
- **You must pay the required initial deposit when you submit this consent application.**
- Failure to provide the required information and payment will delay the processing of your application. If you do not provide adequate information then we will not be able to process your application, and will return it to you. If you do not pay the required fees, we may stop processing your application until payment is received.

If you need any further help, please phone our Resource Use staff on **0800 800 402**.

Office Use Only

File: _____

Client ID: _____

Project: _____

Site and location

- 1 If known, please supply map coordinates of the discharge point/s or area, (such as Easting/Northing coordinates or NZMS260 grid references). These locations must also be clearly identified on the location map you have supplied with Form A.

NZTM 1771500E 5871900N NZTopo50-BC32 715719

- 2 Describe the general meteorology and topography of the area

Refer to section 5.2 and Appendix 5 of the Assessment of Effects on the Environment (AEE) _____

- 3 What is the designated land use of the site under the relevant district plan and any district plan requirements?

Business Zone _____

- 4 Describe the uses of land surrounding the site, for example residential, commercial or dairy farming

Rural _____

Processes

- 5 Describe the processes that take place on-site, identifying sources of emissions to air. Provide process flow diagrams if appropriate and details of process capacity including raw material used, throughput, heat output, fuel consumption and fuel type as appropriate. Use separate sheets of paper if necessary.

Refer to Section 3 of the AEE _____

Air pollution control

6 Describe any air pollution control equipment installed or proposed to be installed, such as baghouse filters, scrubbers, cyclones etc. Include information on maintenance procedures and process control information to monitor the performance of such systems.

Refer to Sections 3 and 5 of the AEE _____

7 Provide information on system design including design air flows and expected or measured efficiency of contaminant removal.

Refer to Sections 3 and 5 of the AEE _____

8 Provide information on other processes in place to ensure that emissions are controlled and/or minimised.

Refer to Sections 3 and 5 of the AEE _____

Air management plan

9 Most activities will require an air management plan before the consent is granted. This plan details the procedures that will be implemented to ensure the operation complies with the conditions of the resource consent. Although this plan is not required at the time of the initial application, it will speed up the application process if a draft plan is provided in advance. This plan should detail proposed procedures and provide complaint response procedures, including contact telephone numbers for operations staff who will be responsible for responding to complaints.

Discharges

10 Identify the contaminants present in the discharge/s. Identify whether the source is a fugitive or a point source. Point sources are discharged via vents or stacks and fugitive emissions may be from sources such as stockpiles stored outside or contaminants discharging through doors or windows for example.

Fugitive from biofilters. Refer to Sections 3 and 5 of the AEE _____

11 Where the discharge is via a stack, provide the stack height and diameter and height relative to the roofline and any other local buildings.

N/A _____

12 Velocity of the discharge in metres per second.

N/A

Emission information

Where a contaminant is likely to be present in quantities that could give rise to adverse effects, the applicant needs to quantify the discharge as accurately as possible. This is a very important step in ensuring the accuracy of the assessment.

13 Provide data that includes predicted or measured normal emissions and predicted or measured abnormal (or worst case) emissions. This information may be obtained using emission factors, experience from similar plants or from emission measurements. The sources of all data used in the assessment should be provided and its use and relevance to the assessment justified. Emission tests should be undertaken using internationally recognised methods such as USEPA test methods or equivalent methods.

The information should state the normal duration of the discharge and any expected variation in emission levels. Both the concentration of contaminants in the discharge and the discharge rate of contaminants should be provided.

Refer to Sections 3 and 5 of the AEE

Air dispersion modelling

Modelling may be necessary for investigating the potential effects of various contaminants. You should consult Waikato Regional Council in the early stages of preparing your consent application to determine whether dispersion modeling is required for the assessment.

14 Did Waikato Regional Council require a modelling assessment with your application?

Yes No

No

15 If **yes**, provide modelling data that includes predicted or measured normal emissions and predicted or measured abnormal (or worst case) emissions. This information may be obtained using emission factors, experience from similar plants or from emission measurements. The sources of all data used in the assessment should be provided and its use and relevance to the assessment justified. Emission tests should be undertaken using internationally recognised methods such as USEPA test methods or equivalent methods.

A range of models are available which will be relevant depending on the particular dispersion situation. Models include AUSPLUME, ISCST3, AERMOD, CTDMPLUS, CALPUFF and TAPM¹.

You should model contaminant levels that result in predicted ground level concentrations which would be a magnitude of probable concern. Waikato Regional Council considers that the use of dispersion modeling is particularly relevant for evaluating various upgrade scenarios, such as investigating the effects as a result of installing air pollution control equipment.

Applicants should model the expected normal emissions as well as the likely worst case emissions. If the worst case assessment is well within accepted criteria then there should be no need for any further assessment.

Waikato Regional Council requires the following specific information to be submitted with a modelling assessment:

- A discussion of the model and the justification for the use of the particular model

¹ "Good Practice Guide for Atmospheric Dispersion Modelling" Ministry for the Environment, June 2004.

- How particular model settings were used and other model assumptions were made
- The influence of terrain and other local effects such as sea breezes
- A description of the contaminants in the discharge
- The source emission data used in the model and other model input data such as stack and building dimensions
- A description of the meteorological data used
- Consideration of whether atmospheric chemistry and or deposition is important and should be included in the model
- Tables and graphical presentations of the predicted maximum ground level concentrations for each contaminant at regular and appropriate intervals from the discharge points, such as worst case receptors located at a residential dwelling with a time series plot or table.
- Model output tables as an appendix.
- A comparison of the predicted maximum ground level concentrations with the appropriate guideline or other criteria.
- An interpretation with reference to relevant ambient guidelines and other criteria

Ambient air guidelines and monitoring

16 Provide a discussion of relevant guidelines or other ambient air quality criteria. As a starting point reference documents could include:

- National Environmental Standards for Air Quality²
- the Ministry for the Environment’s Ambient Air Quality Guidelines³
- Regional Ambient Air Quality Guidelines in the Waikato Regional Plan (refer Appendix 1)
- the Ministry for the Environment’s Odour Guideline⁴
- Guidelines for assessing odour and particulate matter in the Waikato Regional Plan; and
- other relevant information sources from overseas.

Be aware that some ambient guidelines may be limited in the effects that they are protecting for, and that other effects may need to be considered. You should explain the basis of the guideline that you are using and justify its use in the particular circumstance and considering the particular receiving environment. There is also a changing body of international evidence on which guidelines are based. This may need to be considered when selecting an appropriate guideline and discussing the potential effects of the discharge.

Refer to Section 5 of the AEE _____

17 Provide a summary of any available ambient air quality data for the locality. Refer to Waikato Regional Council’s website for monitoring data. This includes information on background air quality for a new application and any impact monitoring undertaken for existing operations. Ambient monitoring will be more important for large-scale operations.

Refer to Sections 3 and 5 of the AEE _____

Monitoring

18 Describe any current, ongoing and proposed methods and/or monitoring regimes for stack and/or ambient air quality, such as stack testing, dust deposition testing, site boundary odour assessments.

Refer to Sections 3 and 5 of the AEE _____

² “Updated Users Guide to Resource Management (National Environmental Standards Relating to Certain Air Pollutants, Dioxins and Other Toxics) Regulations 2004 (Including Amendments 2005)”, Ministry for the Environment, October 2005
³ “Ambient Air Quality Guidelines”, Ministry for the Environment, May 2002

Consideration of alternatives

19 Describe any alternative locations or methods for the discharge and any alternative receiving environments. Provide details on whether these are being implemented, and if not, then why not.

The proposed location and method is the BPO, as discussed in Sections 3 and 5 of the AEE_____

Results and interpretation

20 Describe the actual and potential effects of your activity on humans, animals or plants, aircraft safety, the global atmosphere, areas of historic or cultural value, public amenity areas and places of public assembly:

Refer to Section 5 of the AEE_____

21 Provide copies of any additional information you may have about the effects of your activity on the receiving environment, such as photographs, monitoring data or recent compliance reports. If possible, we would prefer this information to be submitted in an electronic format, such as CD.

Consultation

Unless Waikato Regional Council has indicated otherwise, you should identify and consult with any parties that may be potentially affected by or interested in your discharge activity.

- This generally involves at the very least your neighbours and local community.
- It may also include local health authorities, district councils, iwi and interest groups such as local recreational and care groups.
- Other forms of community information should be used to support the application if available, such as community surveys and/or summaries of any complaints received that relate to air discharges from the operation.
- If you are in doubt about who you should be talking to, then call Waikato Regional Council staff.

Make sure you provide everyone with sufficient information so that they can fully understand what it is you want to do and how they may be affected by it. This could include a copy of this application form once it is completed and/or any plans or maps. Make sure you make yourself available to explain the application, answer any questions and discuss options for resolving any concerns.

22 Identify the parties that may be potentially affected by or interested in your discharge activity and consent application

Party details/relationship (such as neighbour, local iwi, interest group)		
Contact person		
Postal address		
Phone number/s	Home:	Business:
	Mobile:	Fax:

⁴ "Good Practice Guide for Assessing and Managing Odour in New Zealand", Ministry for the Environment, June 2003

Party details/relationship (such as neighbour, local iwi, interest group)	
Contact person	
Postal address	
Phone number/s	Home: Business:
	Mobile: Fax:

Party details/relationship (such as neighbour, local iwi, interest group)	
Contact person	
Postal address	
Phone number/s	Home: Business:
	Mobile: Fax:

Other affected or interested parties

Refer to Section 7 of the AEE

23 Provide details of your consultation

Provide details about the consultation you have undertaken, or explain why consultation was not considered necessary. If possible you should provide written comment or approval from those you have identified. **A consultation form is provided at the end of this form that will help you with this. Photocopy off a separate form for each party identified.** Otherwise, make sure you let us know:

- who you consulted with
 - how we can contact these people
 - their relationship to you (for example, neighbour, local iwi, interest group)
 - any concerns they may have about your activity, and how you intend to avoid or mitigate (lessen) these effects.
-
-

Refer to Section 7 of the AEE

Final checklist

Have you?

Please tick

- Filled in all parts of this form (Form B) that are relevant to your activity, provided all the information required, and completed and attached any other related activity forms.
- Completed and attached Forms A and C.
- Applied for any district council consents that are also required for your proposal.
- Consulted with all interested and affected parties, and included their comments and/or written approval (if possible).
- Included or paid the require deposit fee for this application.

Appendix 1 – Regional Ambient Air Quality Guidelines (RAAQG) (Table 6-5 of the Waikato Regional Plan)

Contaminant	Averaging time	Waikato region levels
Carbon monoxide (CO)	1 hour	30 mg/m ³
	8 hours	10 mg/m ³
Nitrogen dioxide (NO ₂)	1 hour	200 g/m ³
	24 hours	100 g/m ³
	Annual	30 g/m ³
Particulate matter (PM ₁₀)	24 hours	50 g/m ³
	Annual	20 g/m ³
Sulphur dioxide (SO ₂)	1 hour	350 g/m ³
	24 hour	120 g/m ³
Agricultural crops	Annual and winter average	30 g/m ³
Forest and natural vegetation	Annual and winter average	20 g/m ³
Lichen	Annual	10 g/m ³
Ozone (O ₃)	1 hour	150 g/m ³
	8 hours	100 g/m ³
	6 months	21,400 g/m ³ - h
Forests	6 months	21,400 g/m ³ - h
Semi-natural vegetation	3 months	6,420 g/m ³ - h
Crops (yield)	3 months	6,420 g/m ³ - h
Crops (visible injury) mean daytime vpd below 1.5kPa	5 days	428 g/m ³ - h
Crops (visible injury) mean daytime vpd above 1.5kPa	5 days	1,070 g/m ³ - h
Hydrogen sulphide (H ₂ S)	1 hour	7 g/m ³
Lead content of PM ₁₀	3 month moving average	0.2 g/m ³
Benzene (current)	Annual	10 g/m ³
Benzene (2010)	Annual	3.6 g/m ³

- The RAAQG have been adopted as maximum acceptable levels of priority contaminants for managing ambient air quality in the Waikato region. The RAAQG are not standards. The acceptable level of these contaminants in air in any given situation will depend upon a site specific analysis in accordance with the policies in Section 6.1.3 of the Waikato Regional Plan.
- The application and interpretation of the guideline values shall be in accordance with Chapter 3 of the Ambient Air Quality Guidelines, Ministry for the Environment, May 2002.
- In the absence of a regional guideline value regard shall be had to relevant national and/or international criteria as appropriate.
- The specific monitoring methods to be used will, as a matter of preference, be those specified in the most recent version of the Ministry for the Environment's Ambient Air Quality Guidelines. Where those guidelines are not specific, or are out of date, the monitoring method to be used will be determined on a case by case basis having regard to best practice.
- In some circumstances, such as discharges from the mineral processing industry, PM₁₀ may not be the appropriate indicator of air quality effects from particulate matter. In those circumstances measures such as total suspended particulate and/or dust deposition may be more appropriate.
- These guidelines are **not** to be used as 'pollute up to' levels in the region.
- The levels in the guidelines are concerned with the cumulative impacts of discharges into air from human activities and natural processes.
- When using the guidelines to calculate allowable emission standards for single sources consideration should be given to the proportion of the available air quality increment that should be allocated to that single source. Consideration also needs to be given to background levels of contaminants so that the guideline values are not exceeded.
- Critical levels for nitrogen dioxide assume that either O₃ or SO₂ are also present at near guideline levels. Critical levels for ozone are expressed as a cumulative exposure over a concentration threshold referred to as AOT40 values (accumulative exposure over a threshold of 85.6 g/m³, at OC), calculated as the sum of the difference between hourly ambient ozone concentrations and 85.6 g/m³, when ozone concentrations exceed 85.6 g/m³. Ozone is only measured during daylight hours with a clear global radiation of 50Wm⁻² or greater; vpd = vapour pressure deficit.
- The hydrogen sulphide value is based on odour nuisance and may be unsuitable for use in geothermal areas.

Consultation form

Photocopy this form for each person or group to be consulted

Section 1: Application details

Applicant name:

Office use only
File:
Customer ID:
Project:

Application numbers (if known)	Proposed activity

Section 2: Consulted party details

Name	Contact person:
	Group (if appropriate):
Postal address	
Residential address If different from postal address	
Email address	
Phone number/s	Home: Business:
	Mobile: Fax:

Section 3: Consulted party views on proposal

If you would like Waikato Regional Council to know your views on the applicant's proposal, and/or if you consider you may be adversely affected, please indicate your views below (attach additional pages if necessary).

Consider the following: How do you consider you will be affected? How would you like the applicant's proposal to be modified to take account of your views? What other comments do you have on the proposal that you would like Waikato Regional Council to consider in making a decision on these resource consent applications?

Continue on next page

Section 4: Applicant's response (to be completed by applicant)

Please indicate how your proposal can be modified or may not be able to be modified to take account of the views of the party you have consulted with (attach additional pages if necessary)

Section 5: Consulted party's response (to be completed by person/group consulted)

Please tick one option only.

- I/We give my/our approval for the proposal
- I/We do not give my/our approval for the proposal
- I/We are not affected by the proposal

Signature: _____

Date: _____

Application for resource consent

Form C: Other matters

Office use only

File:

Customer ID:

Project:

Notes

- The following information requirements were introduced by the RM Amendment Act 2013 and took effect on 3/3/2015.
- Questions 1-4 are mandatory requirements for all applications. Question 5 also applies to applications for replacement consents.
-
- Questions 1, 3 and 4 require varying degrees of familiarity with the RMA and documents produced under the RMA. Please contact the Resource Use Directorate on our freephone if you need help accessing these documents.

If you need any further help, please phone our Resource Use staff on **0800 800 402**.

Related permitted activities

1. A) List any activities that are part of your proposal and are permitted (allowed without resource consent) under the Waikato Regional Plan and/or the Waikato Regional Coastal Plan.

N/A

- B) Provide information that shows how each permitted activity will comply with the conditions of the relevant rule.

N/A

Other activities

2. Describe any other activities related to your proposal that you think Waikato Regional Council may need to be aware of.

N/A

Part 2 of the RMA

3. Part 2 of the RMA is attached on the last page. Provide an assessment of your proposed activity/activities against the matters set out in Part 2.

Please refer to Section 6 of the submitted AEE.

Other polices, rules and requirements

4. Assess your proposal against any relevant provisions of:
 - national environmental standards
 - other regulations

- national policy statements
- the Waikato Regional Policy Statement (RPS)
- the Waikato Regional Plan (WRP) and/or Waikato Regional Coastal Plan (WRCP).

Note: If your application is for a **controlled activity** then you do not need to provide any assessment against the RPS or WRP (or WRCP).

Please refer to Section 5 and 6 of the submitted AEE.

Important: You must complete this question if your application is intended to replace a currently operative resource consent, and this application will be lodged with Waikato Regional Council at least 3 month before that consent expires.

5. Provide an assessment of the value of your investment. You need to
 - specify the value of investment of the activities/infrastructure that are reliant on the resource consent/s you are applying for here. This must be the 'book value' of the investment (not the replacement value).
 - include evidence that supports the assessment.

Refer to Section 5 of the AEE

Copy of Part 2 of the RMA