Application for **Resource Consent: Discharge to Land (General)**



Form B: Activity Information and Assessment Form

A complete Administration Form (Form A) MUST accompany this Activity Information and Assessment Form (Form B) when lodging your application. The purpose of this form is to provide the applicant with guidance on information that is required under

the Resource Management Act 1991. These forms are to act as a guide only, and Horizons Regional Council reserves the right to request additional information.

APPLICANT NAME (Refer to Form A)
APPLICATION PURPOSE What is the purpose of this application (select one)
New consent
Renewal of consent
Consent number Expiry date
Consent term sought (Max. 35 years)
Note: Resource consents are typically aligned with the relevant common catchment expiry dates in Policy 12-5 of the One Plan.
Location of the proposed discharge
Address
Map reference (NZTM 2000) E NNN
Legal description
Describe the type of land use surrounding the site (e.g. north, residential – closest 500m; south, industrial, etc) and identify any sensitive receiving environments.



3	DESCRIPTION OF PROPOSED ACTIVITY
	What is the source of the contaminant/s? (E.g. industry, cleanfill, landfill composting animal wastes, breweries etc.)
	Provide a detailed description of contaminant characteristics, physical and chemical composition, and whether it is a classified hazardous substance.
	Is the waste treated before being discharged? YES NO
	If 'Yes', please describe the treatment.
	Describe the discharge method, period, volume and rate of discharge (include calculations).
	Please provide any other information regarding the discharge to land that you consider may be relevant to this application.



A number of the activities under Chapter 14 of the One Plan are permitted activities as long as you can meet certain conditions and standards. Please ensure your activity is not a permitted activity under Chapter 14 of the One Plan. If you require assistance, please contact the consents team on 0508 800 800.
Please indicate which rule of the One Plan your activity falls under Chapter 14 can be accessed via http://www.horizons.govt.nz/publications-feedback/one-plan/part-2-regional-plan/chapter-14
ASSESSMENT OF ENVIRONMENTAL EFFECTS For your application to be considered, an assessment of effects must be included. Please answer all questions below. Additional information may need to be provided depending on the scale and significance of your proposal.
SOIL Describe soil type/s in the discharge area/s and the source of this information. (E.g. soil maps, soil test, local knowledge)
What offer will the discharge have an early
What effect will the discharge have on soil?
GROUNDWATER What is the depth to groundwater at the discharge site/s (and is the direction of groundwater flow known)?
Are there any bores in the vicinity (including neighbouring properties), and what are they used for? YES NO If 'Yes', please show them on the site plan and describe their use below.
What is the land drainage like in the discharge area/s? Is the soil artificially drained?

RULE ASSESSMENT

What effect will the discharge have on groundwater?
SURFACE WATER How far is the nearest surface waterbody/s (including ephemeral) to the discharge area/s and in what direction (E.g 50m north east)?
What effect will the discharge have on surface water?
NEIGHBOURING PROPERTIES AND VEGETATION Are there any sensitive environments close to the discharge area? E.g. rare, threatened or at-risk habitats, recreational areas.
If 'Yes', show them on the site plan and describe them below.
Describe the potential effects that the proposed activity/operation could have on neighbouring properties and/or sensitive environments noted above. If your proposed activity falls under a Discretionary or Non-Complying Activity status, an assessment of cultural effects will be required. This should be informed by [written] feedback from the relevant iwi and/or hapū. For indicative rohe and contact details of your local iwi and/or hapū please visit http://www.tkm.govt.nz/.

6	EFFECT ON STATUTORY ACKNOWLEDGMENTS
•	ETTECT ON STATOTON ACKNOWLED COMENTS

Is the activity on, adjacent to, or may affect land that is subject of a statutory acknowledgment?

List of statutory acknowledgments:

Ngāti Tūwharetoa (Bay of Plenty) Claims Settlement Act 2005

Ngaa Rauru Kiitahi Claims Settlement Act 2005

Ngāti Apa (North Island) Claims Settlement Act 2010

Rangitāne o Manawatu Claims Settlement Act 2016

Rangitāne Tū Mai Rā (Wairarapa Tamaki nui-ā-Rua) Claims Settlement Act 2017

Ngāti Rangi Claims Settlement Act 2019

Information on statutory acknowledgments can be found on the Horizons website: https://www.horizons.govt.nz/about-ourregion-and-council/iwi-and-hapu

If yes, Council must have regard to the statutory acknowledgments. We recommend that applicants considering undertaking works that may affect a statutory acknowledgment make contact with local iwi and/or hapu before the lodgement of a consent application to determine if there are any effects on the statutory acknowledgment.

TE AWA TUPUA (WHANGANUI RIVER CLAIMS SETTLEMENT) ACT 2017

Are the proposed works in the Whanganui catchment?

NO

Please note that this covers a large area. If you are unsure, please contact the consents team.

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If yes, the Whanganui River and its wider catchment is the subject of the Te Awa Tupua (Whanganui River Claims Settlement) Act 2017. Council must have regard to the values of Te Awa Tupua when making a decision on any application we receive (regardless of activity status). On that basis, we recommend that parties considering undertaking works within the Whanganui catchment make contact with Ngā Tāngata Tiaki o Whanganui and local iwi and/or hapū before lodgement of a consent application to confirm any requirements under Te Awa Tupua and obtain feedback on the proposed works.

TE WAIŪ-O-TE-IKA - WHANGAEHU RIVER (NGĀTI RANGI CLAIMS SETTLEMENT ACT 2019)

Are the proposed works in the Whanganui catchment?

NO

If yes, the Whangaehu River and its wider catchment is the subject of Te Waiū-o-Te-lka (Ngāti Rangi Claims Settlement Act 2019). Council must have regard to the values (Te Mana Tupua and Ngā Toka Tupua) of Te Waiū-o-Te-lka when making a decision on any application we receive (regardless of activity status). On that basis, we recommend that parties considering undertaking works within the Whangaehu catchment make contact with local iwi and/or hapu before lodgement of a consent application to confirm any requirements under Te Waiū-o-Te-Ika and obtain feedback on the proposed works.



GOOD MANAGEMENT PRACTICES AND MITIGATION MEASURES
Please include a description of the monitoring or mitigation measures (including safeguards and contingency plans where relevant) to be undertaken to help avoid, reduce, remedy or mitigate the actual or potential effects on environmental features and values.
In your description please include the following:
(a) treatment of the contaminants prior to discharge;
(b) buffer distances from water bodies, sloping land, site boundaries;
(c) details of any storage to be provided to enable deferred irrigation;
(d) a description of the monitoring system to be used for checking and recording the quality and quantity of the discharge. Please include how and when the monitoring will occur, and by whom; and
(e) contingency planning – describe how the equipment controlling the discharge will be operated and maintained to prevent equipment failure, and what measures will be implemented to ensure that the effects of any malfunction are remedied.

10 CONSIDERATION OF ALTERNATIVES

Please include a description of any possible alternative locations or methods for undertaking the activity and why these alternatives have not been selected.



11 CONSULTATION/AFFECTED PARTIES

Please include evidence of any consultation undertaken for this application. This may include (but not be limited to) consultation with adjoining landowners, other consent holders in the immediate area, lwi, government departments/ministries (e.g. DoC), territorial authorities and recreational associations (e.g. Fish and Game New Zealand). Please ensure that you have considered any statutory acknowledgements in the Horizons Region. For more information visit http://www.horizons.govt.nz/about-our-region-and-council/iwi-and-hapu/statutory-acknowledgements)

If you are in doubt about who you should be talking to call a member of the consents team on 0508 800 800.

Please provide details of those you have identified as parties who may be affected. If you have discussed your proposal with any of these parties, please record any comments and your response to them and submit this with your application.
Name
Address
Affected party approval form attached
Name Address
Affected party approval form attached
Name
Address
Affected party approval form attached
Name
Address
Affected party approval form attached

12	NATIONAL ENVIRONMENTAL STANDARDS
	NATIONAL ENVIRONMENTAL STANDARDS FOR SOURCES OF DRINKING WATER (NES-DW)
	Are there any public water supplies that could be affected by your proposal? YES NO
	An assessment under the NES-DW will need to identify any sources of human drinking water that supply more than 25 people that might be affected by the activity. Horizons Regional Council holds a list of such water supplies within its region and will be able to provide assistance when identifying water supplies within the vicinity of the activity. Discussion with the water supply operator may also be beneficial in determining whether the supply could be affected and what measures can be taken to ensure the quality of the water supply is maintained.
	Please state any other NES that you consider may be relevant to your activity and provide an assessment against that NES.
13	RELEVANT STATUTORY PROVISIONS The Resource Management Act 1991 requires this application to include an assessment of the proposed activity against the One Plan. Answering the following questions will satisfy this requirement. If you are unable to answer the questions below, or you
	believe your proposal is inconsistent with the relevant policies and documents discussed, it is recommended you seek professional planning assistance to help you with your application.
	For a complete copy of the One Plan visit http://www.horizons.govt.nz/publications-feedback/one-plan
	REGIONAL POLICY ASSESSMENT
	The objectives and policies of Chapter 5 (Water) are relevant to this application.
	Is the activity consistent with the relevant provisions of the Regional Policy Statement?
	Please provide reasons for your answer above
	Please list any other relevant objectives and/or policies of the Regional Policy Statement and provide an assessment of the activity against those objectives and/or policies.



	REGIONAL PLAN ASSESSMENT Objective 14-1 and Policy 14-1, 14-2, 14-3, 14-4, 14-7, 14-8 and/or 14-9 of Chapter 14 of the Regional Plan may be relevant to this application. Is the activity consistent with the relevant provisions of the Regional Plan? YES NO Please provide reasons for your answer above:
	If there are other sections of the One Plan or any national planning document (e.g. NZ Coastal Policy Statement) that you consider are relevant, please provide an assessment of the activity against those relevant objectives/policies of the One Plan and/or national document.
4	ADDITIONAL INFORMATION REQUIRED WITH THIS FORM
	Completed administration form (Form A)
	A SITE plan to scale showing: Site boundary
	Location of the proposed discharge
	 Location of processes and discharge points Location of roads and property boundaries
	 Location of any waterbodies in the vicinity of the discharge area
	Location of any bores/wells in the vicinity of the discharge area.Buildings and residential properties
	 Location of any sensitive sites (e.g. historical places, sites of importance to iwi) in the proximity of the site Any rare, threatened or at-risk habitats
	Detailed plan of the treatment/discharge system and discharge area
	Operation and Management Plan (if applicable)

Please contact the consents team on freephone **0508 800 800** if you require assistance with your application.

Affected party approval form/s