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RESOURCE CONSENI

RESOURCE MANAGEMENT ACT 1991

Consent No. WAR 010348

Category: Discharge to Land

Pursuant to sections 105 and 108, and subject to **all** the relevant provisions of the Resource Management Act 1991 and any Regulations made thereunder, a consent in respect of a natural resource is hereby granted to:

Name

Address

Term of Consent

Purpose for Which Right is Granted

Location

Legal Description of Land

Volume/Quantity/Rate

Conditions

Graham R Howard	
14A Tawa Street, Masterton	
Effective: 2 May 2002	Expires: 2 May 2007
To discharge sewage from a camp into land	
Pinedale Crescent, Riversdale Beach, at or about NZMS 260 T27: 2767 866 6008633	
Pt Lot I DP 17596 Sec 967 Whareama Dist	
Va! Ref: 18000 — 308 - 00	
Up to 10,000 litres (1 0m³) per day	

For and on behalf of WELLINGTON REGIONAL COUNCIL

Manager, Planning & Resources

Date: 6-05-02

as attached



CONDITIONS TO RESOURCE CONSENT WAR 010348

- 1. This consent shall expire on 3 May 2007 and shall be non-renewable.
- 2. The location, design, implementation and operation of the treatment and disposal system shall be in accordance with the consent **application** and its associated plans and documents lodged with the Wellington Regional Council on 9 November 2000 and subsequent amendments Specifically that the following provisions are installed by 1 July 2002:
 - an emergency wastewater storage facility of no less than 20m³ capacity, and
 - a high level warning light positioned in a communal part of the camp.
- 3. The consent holder may apply, at any time, pursuant to section 127 of the Resource Management Ad 1991, for the **change** or cancellation of any permit condition other than any condition relating to the duration of this permit.
- 4. A buffer zone of 20 metres minimum shall be maintained between the waste disposal areas and any waterbodies.
- 5. Heavy machinery and vehicles are to be excluded from the disposal field area.
- 6. The treatment and disposal system shall be operated and maintained to the satisfaction of the Manager, Planning and Resources, Wellington Regional Council.
- 7. Any malfunction in the treatment or disposal system is to be remedied as soon as practically possible to ensure the treatment and disposal system is operating at an optimal level.
- Septage removed from the treatment system shall be disposed of at an approved disposal facility.
- 9. Should ground or surface water contamination occur or wastewater appear above the **soil** surface as a result of the disposal system, the permit holders shall modify or replace the disposal system after consultation with the Manager, Planning and Resources, Wellington Regional Council.
- 10. Should a community **sewage scheme** eventuate for the Riversdale community, then the consent holder shall connect to the scheme and surrender this resource consent.
- 11. An operation and maintenance manual is to be implemented and maintained by the consent holder.
- 12. The septic tank and grease trap are to be pumped out no less than once yearly.
- 13. The Wellington Regional Council may review any or all of the conditions of this permit by giving notice of its intention to do so pursuant to Section 128 of the Resource Management Act 1991, at any time within 3 months of the second, fifth and eighth anniversary of the date of commencement of this permit far any of the following purposes:
 - to deal with any adverse effects on the environment which may arise from the exercise of this (permit/consent), and which it is appropriate to deal with at a later stage;
 - to review the adequacy of any monitoring requirement(s) so as to incorporate into the permit any modification to any plan(s) or monitoring requirement(s) which may become necessary to deal with any adverse effects on the environment arising from the exercise of this permit;
 - to alter the monitoring requirement(s) in light of the results obtained from any previous monitoring;
 - enable consistency with relevant plan(s);
 - if a community sewage scheme should become operative for the Riversdale community.

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A resource management charge, set in accordance with section 36(2) of the Resource Management Act 1991 shall be paid to the Regional Council for the carrying out of its functions in relation to the administration, monitoring and supervision of the resource consents and for the carrying out of its functions under section 35 (duty to gather information, monitor and keep records) of the Act.

Note:

If you do not comply with the resource consent conditions, an additional charge, set in accordance with Section **36(3)** of the Resource Management Act 1991 shall be paid to the Wellington Regional Council. The charge is to cover extra staff time and other costs associated with investigating and following up non-compliance with this resource consent.

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