



**MARLBOROUGH
DISTRICT COUNCIL**

RESOURCE CONSENT APPLICATION

U160428

Dalton Downs Limited

1603 Daltons Road, Canvastown

Submissions Close

5.00 pm Tuesday 7 June 2016

Bea Gregory-5252

From: Cath Hammond <cath@wilkesrm.co.nz>
Sent: Wednesday, 13 April 2016 2:07 p.m.
To: RCInbox
Subject: Resource consent application - Dalton Downs Ltd - Long term water
Attachments: Appendix 1 - Location Plan.PNG; Appendix 2 - Detailed Site Plan.jpg; Appendix 3 - Certificate of Title.pdf; Application for Resource Consent.ashx.pdf; Long Term Water Permit Application.pdf; Water Permit Additional Form.pdf

Hello,

I would like to lodge the attached 'long term' water permit resource consent application please.

The applicants are organising payment of the Council's \$945 lodgement fee. They are also paying another lodgement fee of \$945 for a resource consent application I am going to lodge on 26.4.2016 which relates to a 'short term' water permit application.

When the funds are showing in the Council's bank account, can a receipt please be sent to the applicant on catherinetither@xtra.co.nz

Kind regards

Cath Hammond

t +64 3 578 5339 x 722 | m +64 274 281 847

Temple Chambers, 76 High Street, Blenheim 7201, New Zealand

cath@wilkesrm.co.nz

www.wilkesrm.co.nz



Resource Consent Application

This application is made under Section 88 of the Resource Management Act 1991



**MARLBOROUGH
DISTRICT COUNCIL**

Please read and complete this form thoroughly and provide all details relevant to your proposal. Feel free to discuss any aspect of your proposal, the words used in this form or the application process with Council staff, who are here to help.

This application will be checked before formal acceptance. If further information is required, you will be notified accordingly. When this information is supplied, the application will be formally received and processed further.

You may apply for more than one consent that is needed to cover several aspects of the activity on this form.

For Office Use

ISO 9001:2008
Document Number:
RAF0002-C11579

Lodgement Fee Paid \$

Receipt No.

Consent No.

Case Officer:

Date Received:

1. Applicant Details *(If a trust, list full names of all trustees.)*

Name:

(full legal name)

Dalton Downs Limited

Mailing Address: 52 Daltons Road
(including post code) RD1

Havelock 7178

Email Address: catherinetither@xtra.co.nz

Phone: (Daytime) 03 574 2248

Phone: (Mobile) 027 233 8199

2. Agent Details *(If your agent is dealing with the application, all communication regarding the application will be sent to the agent.)*

Name:

WilkesRM - Catherine Hammond

Mailing Address: Temple Chambers
(including post code) 76 High Street

Blenheim 7201

Email Address: cath@wilkesrm.co.nz

Phone: (Daytime)

Phone: (Mobile) 0274281847

3. Type of Resource Consent Applied For

☐ Coastal Permit ☐ Discharge Permit ☐ Land Use ☐ Subdivision ☒ Water Permit

4. Brief Description of the Activity

This is an application to take and use Pelorus River surface water

5. Supplementary Information Provided?

☒ Yes ☐ No

Council has supplementary forms for some activities, such as moorings, water permits, domestic wastewater, discharge permits, to assist applicants with providing the required information.

6. Property Details

The location to which the application relates is (address): 52 Daltons Road, Canvastown

Legal description (i.e. Lot 1 DP 1234): Pt Sec 52 Pelorus Valley DIST; Pt Sec 43 & 54 Upper Pelorus Valley DIST

(Attach a sketch of the locality and activity points. Describe the location in a manner which will allow it to be readily identified, e.g. house number and street address, Grid Reference, the name of any relevant stream, river, or other water body to which application may relate, proximity to any well known landmark, DP number, Valuation Number, Property Number.)

Please attach a copy of the Certificate of Title that is less than 3 months old (except for coastal or water permits).

The names and addresses of the owner and occupier of the land (other than the applicant):

Please attach the written approval of affected parties/adjoining property owners and occupiers.

Note: As a matter of good practice and courtesy you should consult your neighbours about your proposal. If you have not consulted your neighbours, please give brief reasons on a separate sheet why you have not.

7. Assessment of Effects on the Environment (AEE) *(Attach separate sheet detailing AEE.)*

I attach, in accordance with Schedule Four of the Resource Management Act 1991, an assessment of environmental effects in a level of detail that corresponds with the scale and significance of the effects that the proposed activity may have on the environment. Applications also have to include consideration of the provisions of the Resource Management Act 1991 and other relevant planning documents.

Note: Failure to submit an AEE will result in return of this application.

8. Other Information

Are additional resource consents required in relation to this proposal? If so, please list and indicate if they have been obtained or applied for.

I attach any other information required to be included in the application by the relevant Resource Management Plan, Act or regulations.

☐ Yes

☒ No

9. Fees

1. The applicable lodgement (base) fee is to be paid at the time of lodging this application. If payment is made into Council's bank account 02-0600-0202861-02, please put Applicant Name and either U-number, property number or consent type as a reference. If you require a GST receipt for a bank payment, please tick ☒
2. The final cost of processing the application will be based on actual time and costs in accordance with Council's charging policy. If actual costs exceed the lodgement fee an invoice will be issued (if actual costs are less, a refund will be made). Invoices are due for payment on the 20th of the month following invoice date. Council may stop processing an application until an overdue invoice is paid in full. Council charges interest on overdue invoices at 15% per annum from the date of issue to the date of payment. In the event of non-payment, legal and other costs of recovery will also be charged.
3. Please make invoice out to: ☒ Applicant ☐ Agent
(if neither is ticked the invoice will be made out to Applicant)

10. Declaration

I (please print name) Catherine Hammond

confirm that the information provided in this application and the attachments to it are accurate.

Signature of applicant or authorised agent: C. Hammond

Date: 4/04/2016

Privacy Information

The information you have provided on this form is required so that your application can be processed and so that statistics can be collected by Council. The information will be stored on a public register and held by Council. Details may be made available to the public about consents that have been applied for and issued by Council. If you would like access to or make corrections to your details, please contact Council.

Reset Form



INFORMATION TO SUPPORT AN APPLICATION for Water Permits (mandatory information)

This additional application form is required to be provided to supplement the Application For A Resource Consent. It is recommended you read the Council's brochures *Guidelines for Applying for a Resource Consent* and *Guidelines for Applying for a Water Permit*.

This form does not include any information necessary to support a Land Use Consent application that may also be required in association with your water permit – e.g. construction of a bore, intake structure, dam etc. Further information on these activities is available in the Council's brochure *Guidelines for Applying for a Land Use Consent*.

Please complete all sections that apply.

GENERAL:

1. Type of permit required:

Take surface water ☒

Dam water ☐

Take underground water ☐

Divert water ☐

2. Do you currently hold a water permit that is due to expire? *Yes*

If yes, please state the water permit number**U110147 & U130159**.....

3. Purpose for which water is required?

Pasture irrigation

(Industrial, crop irrigation, etc)

4. Source of water : *Pelorus River*

(name of river, stream, aquifer, etc)

5. Maximum quantity of takelitres per second

6850 cubic metres per day

.....cubic metres per week

GROUNDWATER:

1. Well number (if existing well)

2. Depth from ground level to bottom of wellmetres

3. Diameter of wellmillimetres

4. Has a pump test or well interference test been carried out on the well? *Yes / No*

If yes, please attach results.



SURFACE WATER:

1. Abstraction method: **Intake gallery (U140240)**
(e.g. intake gallery, suction hose, diversion channel, etc.)
2. Number of pumps to be used?
3. Rate of flow for pumplitres per second.
4. Delivery pipe diametermillimetres

DAMMING OR DIVERTING WATER:

1. Please advise reason and purpose
2. Is the dam or diversion permanent / temporary? (circle one)
3. If temporary, give duration details

CONSUMPTION SCHEDULE

	CROP A				CROP B				CROP C				TOTALS			
CROP TYPE <i>e.g. corn, olives, etc</i>	Pasture															
AREA <i>Number of hectares</i>	137															
APPLICATION RATE (m ³ / ha / day)	50															
QUANTITY <i>Cubic metres per day</i>	6850															
IRRIGATION PERIOD <i>Circle months which apply</i>	<u>Jan</u>	<u>Feb</u>	<u>Mar</u>	<u>Apr</u>	Jan	Feb	Mar	Apr	Jan	Feb	Mar	Apr	Jan	Feb	Mar	Apr
	May	Jun	Jul	Aug	May	Jun	Jul	Aug	May	Jun	Jul	Aug	May	Jun	Jul	Aug
	<u>Sep</u>	<u>Oct</u>	<u>Nov</u>	<u>Dec</u>	Sep	Oct	Nov	Dec	Sep	Oct	Nov	Dec	Sep	Oct	Nov	Dec
METHOD <i>Trickle, spray, etc</i>	K-line / gun / spray / pivot / travelling irrigator															



Dalton Downs Ltd

Application for Resource Consent:

- **To abstract 'Long-term' water for irrigation purposes.**

Final

April 2016

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1 Introduction

The applicant is Dalton Downs Limited (DDL).

DDL owns a developed dairy farm in the Dalton Bridge area near Canvastown. The farm is situated within a valley on the northern side of the Pelorus River.

The property details are:

- Pt Sec 43 – 47 & 54 Upper Pelorus Valley DIST
- Pt Sec 47-48 & 52 Pelorus Valley DIST
- Pt Sec 53 Sq 19 Pelorus Valley DIST
- Sec 86 Upper Pelorus Valley DIST
- Sec 95 Pelorus Valley DIST

The applicant's land is irrigated with short and long-term water taken from the Pelorus River via water permits U110147, U130159, and U150861 which are summarised in Table 1 below.

Table 1: Water Permit Summary

CONSENT	CONSENT AREA (HA)	ABSTRACTION RATE (M ³ /DAY)	EXPIRES
U110147	70	3,500	1 July 2021
U130159	70.6	3,350	1 July 2016
U150861	138	6900	1 May 2016

The applicant is seeking a new water permit to replace U110147 and U130159 to enable the continued ability to irrigate their land.

Immediately following the grant of this application for resource consent, the applicant's water permits U110147 and U130159 will be surrendered.

This report therefore is an assessment of effects on the environment in accordance with the Fourth Schedule of the RMA, for resource consent for short term water permits as follows:

- Water Permit – Take surface Water
- Water Permit – Use Water

The following appendices are attached:

- Appendix 1 – Location Plan;
- Appendix 2 – Site Plan; and
- Appendix 3 – Certificate of Title.

2 The Proposal

Dalton Downs Limited is seeking resource consent for the following specific activities:

- Water Permit – Take Surface Water
 - *To take up to 6850 cubic metres per day of Pelorus River surface water from an existing intake gallery located adjacent to Pt Sec Sq 19 Pelorus Valley District.*
- Water Permit – Use Water
 - *To use water for the irrigation of up to 137 hectares of pasture on Pt Sec 43 – 47 and 54 Upper Pelorus Valley Dist, Pt Sec 47 – 48 and 52 Pelorus Valley Dist, Pt Sec 53 Sq 19 Pelorus Valley Dist, Sec 86 Upper Pelorus Valley Dist and Sec 95 Pelorus Valley Dist.*

The applicants have an existing intake gallery authorised by resource consent U140240 which is to continue to be used to abstract water.

The approximate location of the intake site is shown on the Site Plan contained in Appendix 2.

A water meter system is installed to demonstrate compliance with the Resource Management and Reporting of Water Takes Regulations 2010.

Immediately following the grant of this application for resource consent, the applicant's current water permits U110147 and U130159 will be surrendered.

A 10 year consent duration is sought.

3 The Existing Environment

The applicant's dairy farm is approximately 2.5 km north-west of Daltons Bridge and State Highway 6, and 4 km west of Canvanstown.

The DDL dairy farm is situated within a valley on the western side of the Pelorus River. At the head of the valley is Mount Rimu.

The dairy farm is on the river flats and valley floor, with the remainder of the farm being regenerating native bush and commercial pine forestry.

A number of streams flow through the applicant's paddocks and feed into the Pelorus River after passing under Kaiuma Bay Road.

The Pelorus River is classified within Appendix I of the Marlborough Sounds Resource Management Plan as "Category 1" stream.

The intake site is approximately 550m upstream of the Dalton Road Bridge over the Pelorus River.

The nearest downstream intake is more than 1 kilometre distant.

The nearest upstream intake is that held by Zillwood (U120116). That intake is some 140 m upstream from the intake gallery site.

4 Statutory Framework

4.1 The Resource Management Act 1991

Section 14 of the Resource Management Act 1991 (RMA) requires that no person may take, use or divert water unless expressly allowed by a rule in a regional plan, and in any relevant proposed regional plan or a resource consent.

4.2 The Marlborough Sounds Resource Management Plan

The site is zoned 2 under the Marlborough Sounds Resource Management Plan (the Plan).

General Rule 26.1.1.3 of the Plan states that the taking and use of water from Category 1 or 2 rivers is a discretionary activity. The Pelorus River is a Category 1 river so this application therefore requires a discretionary activity consent.

5 Consultation and Notification

No consultation has been undertaken as it is understood that the Council is likely to publicly notify this application.

6 Assessment of Effects

6.1 In-stream Habitat

Any abstraction of water has the potential to adversely affect in-stream habitat. In this instance however there are a range of factors that both independently and combined ensure that this proposal will not lead to any such adverse effects on the Pelorus River.

These factors are:

- i. The abstraction is in-accordance with the water allocation guidelines for Pelorus River as developed by the Marlborough District Council. Those allocation guidelines are

designed to ensure there is sufficient flow remaining within the Pelorus River to provide for in-stream habitat.

- ii. In addition to the water allocation guidelines, flow trigger levels have previously been agreed upon following consultation with Nelson Marlborough Fish and Game and the Department of Conservation. The minimum flow is set to protect in-stream habitat.

6.2 Potential Interference Effects

The likelihood of interference effects depends on the distance between abstractions, the amount of water being abstracted and the aquifer or river characteristics.

In this instance the nearest neighbouring downstream abstractors are over 1 km away. This distance will ensure that any drawdown created by the abstraction, is unlikely to lead to any interference effects being realised.

While it is acknowledged that the applicants abstraction may have led to effects, those effects are considered to be negligible as the abstraction of water authorised by U110147 and U130159 has been undertaken in a manner consistent with the Plan's water allocation framework.

This proposal seeks to abstract water that is available to be allocated and in a manner which is also consistent with the Plan's water allocation framework. The proposal is therefore not considered to lead to the occurrence of adverse effects on the environment and will ensure that the life supporting capacity of the Pelorus River is safeguarded.

6.3 The Efficient Use of Water

It is proposed to irrigate in accordance with MDC's irrigation application rate guidelines. These application rates represent an efficient use of the water resource.

Irrigation is only undertaken when required. Any irrigation undertaken is done so due to a need and to maximise the efficiency of the irrigation and the financial cost of doing so.

6.4 Any Alternative Locations or Methods

No alternative locations or methods have been considered as the applicant believes the activities proposed would give the best result in terms of efficient use while ensuring environmental effects are no more than minor.

6.5 Any Other Potential Effect

The proposal is not anticipated to have any adverse effects on those in the neighbourhood or wider community (including any socio-economic or cultural effects) as the proposal is in accordance with the water allocation guidelines.

The proposal seeks the re-consenting of existing activities. To the applicants knowledge there has been no adverse recreational, scientific, historical, spiritual or cultural effects resulting from the exercise of the pre-existing resource consents.

The proposal is not anticipated to have any adverse landscape or visual effects as the applicant's intake gallery is already in place and that the taking and use of water is a common occurrence in the Pelorus River.

There are no other potential effects on recreational, scientific, historical, spiritual or cultural or other special values for present or future generations is anticipated.

As shown in the attached certificate of title there are no constraints that seek to limit the proposed activities.

There are no other potential effects anticipated.

7 Other Matters

7.1 The National Policy Statement for Freshwater Management

The National Policy Statement for Freshwater Management (NPSFW) sets out objectives and policies that direct local government to manage water in an integrated and sustainable way, while providing for economic growth within set water quantity and quality limits.

Amongst other matters the NPSFW requires that all Regional Councils ensure that the allocation of water resources above a pre-determined sustainable maximum volume does not occur and if any such 'over-allocation' exists then the Regional Council must undertake steps to reduce the over-allocation.

The Pelorus River has a formal allocation regime. As this application is to replace two existing consents, seeking the same volume of water already allocated, this proposal is consistent with the Plans requirements. Consequently the proposal is considered consistent with the NPSFW.

7.2 Resource Management Act 1991

Part 2 of the RMA sets out its purpose and principles on which the RMA is founded and from which all other associated statutory framework is derived. The purpose of the RMA is to promote the sustainable management of natural and physical resources. The RPS and the Plan have been developed under the RMA and are generally considered to be the local implementation of the purpose and principles.

7.2.1 Section 6 Matters of National Importance

Matters of national importance are considered with relevance to this application:

- (a) *The preservation of the natural character of the coastal environment (including the coastal marine area), wetlands, and lakes and rivers and their margins, and the protection of them from inappropriate subdivision, use, and development.*

The natural character of the Pelorus River is maintained under the water allocation regime.

- (b) *The protection of outstanding natural features and landscapes from inappropriate subdivision, use, and development.*

There are no known outstanding natural features at risk from this proposal.

- (c) *The protection of areas of significant indigenous vegetation and significant habitats of indigenous fauna.*

There are no such areas at risk from this proposal.

- (d) *The maintenance and enhancement of public access to and along the coastal marine area, lakes, and rivers.*

There are no adverse effects anticipated on public access along the Pelorus River as a result of the proposed take and use of water.

- (e) *The relationship of Maori and their culture and traditions with their ancestral lands, water, sites, waahi tapu, and other taonga.*

The proposal does not exclude Maori from the use of the Pelorus River.

- (f) *The protection of historic heritage from inappropriate subdivision, use, and development.*

There are no known historic sites relevant to this proposal.

- (g) *the protection of recognised customary activities.*

There are no known recognised customary activities relevant to this proposal.

7.2.2 Section 7 Other Matters

Section 7 of the Act sets out other matters that Council is to have particular regard to in achieving the purpose of the Act. The matters of relevance to this application are outlined below:

Section 7(b) the efficient use and development of natural and physical resources

Section 7(c) the maintenance and enhancement of amenity values

This application is an efficient use of natural and physical resources. No adverse effects on amenity values are anticipated.

7.2.3 Section 8 Treaty of Waitangi

The application is consistent with the RMA planning framework and is therefore considered consistent with Section 8 in terms of Treaty of Waitangi considerations.

Based on the above assessment, it is considered that the proposal will meet the purpose and principles of the Act.

7.2.4 Section 104(2A)

Section 104(2A) of the RMA requires that a Consent Authority, when considering an application affected by Section 124¹, must have regard to the value of investment of the existing Consent Holder.

The value of the investment the applicant has put into improving the productivity of their rural land includes establishing a dairy farm and installing irrigation infrastructure assets which are well in excess of \$3,000,000. In addition to these costs are the ongoing costs associated with pumping irrigation water and farm running costs which are in excess of \$200,000 annually.

7.3 Marlborough Regional Policy Statement

Those provisions of the Regional Policy Statement (RPS) that are the most applicable to this proposal include:

¹ Section 124 of the RMA relates to applications for resource consent that seek the 're-issue' or 're-newel' of an existing resource consent that is due to expire.

Objective 5.1.10 – Freshwater Habitat – The integrity of freshwater habitats and natural species diversity be maintained or enhanced.

The natural character of the Pelorus River is maintained under the water allocation regime which this application falls under.

The integrity of the freshwater habitat is therefore considered as not being adversely affected by the proposal. The proposal is therefore consistent with this objective.

Section 7 – Community Wellbeing of the Regional Policy Statement includes the following objective and policies.

7.2.2 Objective – Sustainable Management of Water - Enable the sustainable management of surface water and groundwater.

7.2.3 Policies - Allocation of Water

(a) Establish mechanisms for the allocation of surface water and groundwater from the Wairau, Awatere, Clarence and Pelorus/Kaituna catchments.

(b) Include the following principles into water allocation mechanisms:

- sustainable management;*
- equitable allocation;*
- avoid, remedy or mitigate adverse effects;*
- minimise conflicts between users; and*
- ensure efficient and beneficial use.*

As stated the volume of water authorised for abstraction equates to an irrigation application rate consistent with Council's recognised irrigation application rates. The proposed abstraction can therefore be considered to be an equitable and efficient use of the water resource.

This proposal is therefore consistent with this objective and policies.

7.4 The Marlborough Sounds Resource Management Plan

The Marlborough Sounds Resource Management Plan (the Plan) contains objectives and policies of relevance to this proposal. Of particular relevance are the following provisions contained within section 3.2.5 (Volume 1) of the Plan;

Objective 1 That the natural functioning of ecosystems is not disrupted by the taking, use damming and diversion of fresh surface water.

Policy 1.1 Adopt a precautionary approach towards the allocation of surface water resources.

Policy 1.3 Avoid environmental effects on fresh water ecosystems from the taking of fresh surface water. Generally this will mean not more than 30% of the five year seven day low flow is allocated for abstraction.

This proposal is consistent with this objective and policies.

8 Resource Consent Duration

The applicant seeks that the consents sought to breach Section 14 of the Act be granted with a 10 year duration in light of the nature and purpose of activity proposed.

9 Proposed Monitoring

The Fourth Schedule of the Act, requires that 'where the scale or significance of the activity's effect are such that monitoring is required, a description of how, once the proposal is approved, effects will be monitored and by whom'.

Monitoring of the abstraction is to be carried out by the consent holder which includes meeting any conditions of consent.

10 Conclusion

Dalton Downs Limited is seeking resource consent for the following specific activities:

- Water Permit – Take Surface Water
 - *To take up to 6850 cubic metres per day of Pelorus River surface water from an existing intake gallery located adjacent to Pt Sec Sq 19 Pelorus Valley District.*
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 - *To use water for the irrigation of up to 137 hectares of pasture on Pt Sec 43 – 47 and 54 Upper Pelorus Valley Dist, Pt Sec 47 – 48 and 52 Pelorus Valley Dist, Pt Sec 53 Sq 19 Pelorus Valley Dist, Sec 86 Upper Pelorus Valley Dist and Sec 95 Pelorus Valley Dist.*

It is proposed to irrigate up to the maximum irrigation application rates as per the Marlborough District Council's irrigation application guideline rates of 50 m³/ha/day for pasture.

A 10 year consent term is sought.

Upon the successful granting of this application, the applicant's water permits U110147 and U130159 will be surrendered.

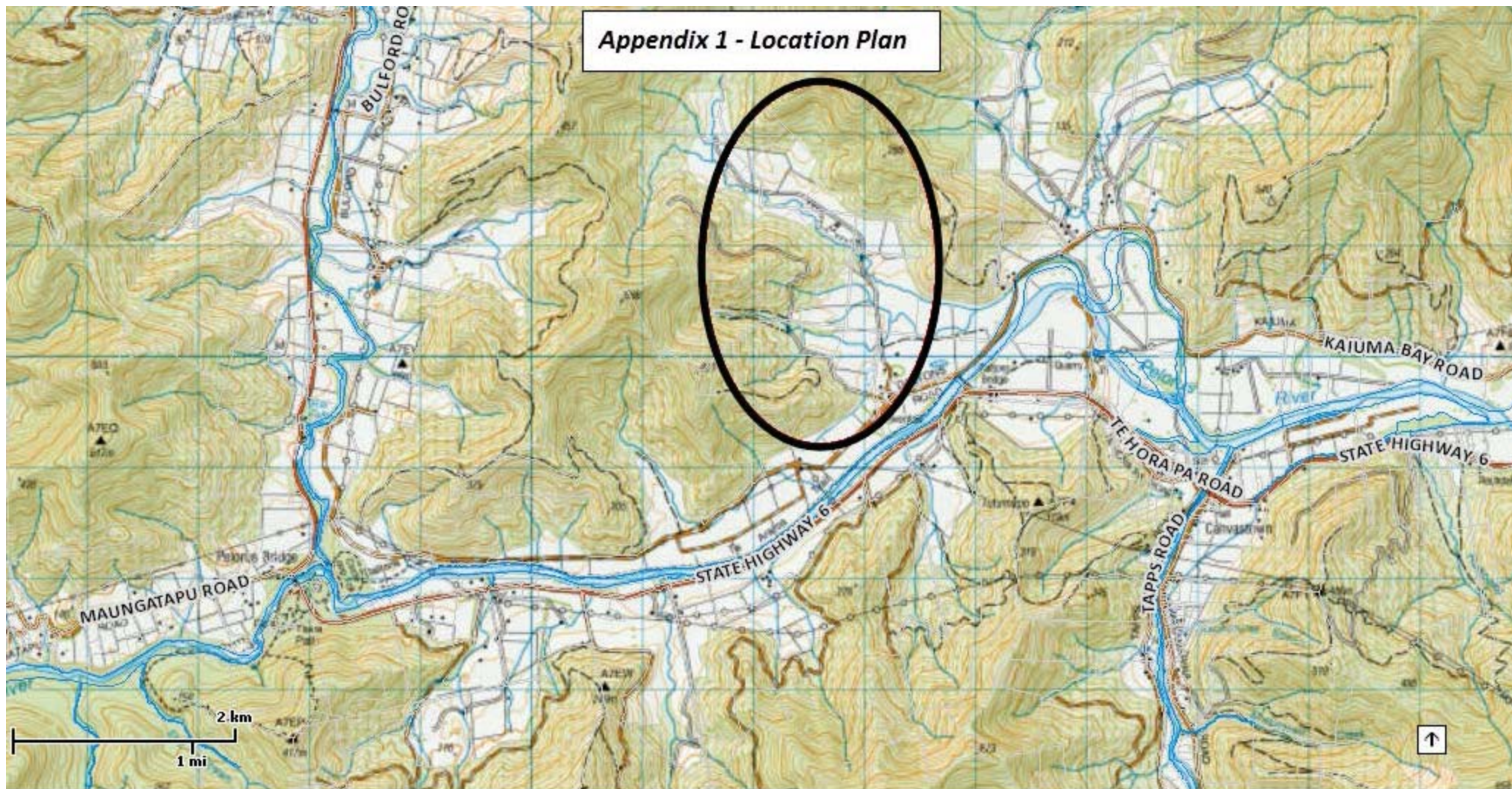
Any associated potential effects on the environment can be appropriately avoided, remedied or mitigated through the imposition of conditions of consent.

The proposal is consistent with the relevant provisions of Part 2 of the Act, the National Policy Statement for Freshwater Management 2014, the Marlborough Regional Policy Statement and the Marlborough Sounds Resource Management Plan.

Accordingly resource consent should be granted to this proposal.

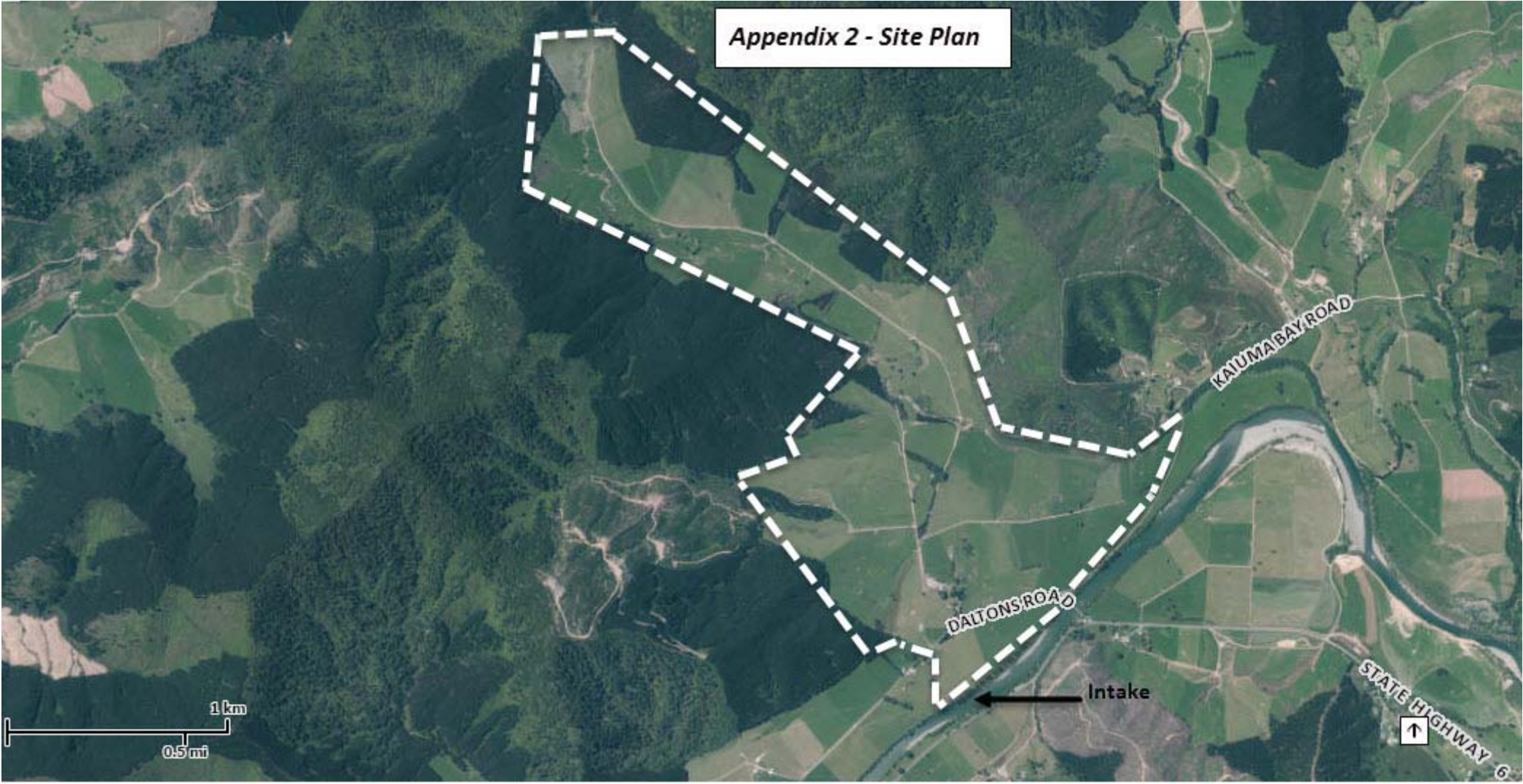
Appendix 1 – Location Plan

Appendix 1 - Location Plan



Appendix 2 - Site Plan

Appendix 2 - Site Plan



Appendix 3 – Title Documents



**COMPUTER FREEHOLD REGISTER
UNDER LAND TRANSFER ACT 1952
Limited as to Parcels**

Search Copy



Identifier **MB4A/778**
Land Registration District **Marlborough**
Date Issued 12 April 1985

Prior References

MB3A/313

Estate	Fee Simple
Area	133.9783 hectares more or less
Legal Description	Part Section 47-48 and Part Section 52 Pelorus Valley Registration District, Part Section 53 Square 19 Pelorus Valley Registration District and Part Section 54 Upper Pelorus Valley Registration District

Proprietors

Dalton Downs Limited

Interests

Subject to a right of way over part coloured yellow and marked ROW on DP 1990 created by Transfer 20354

Subject to a right of way over part marked A & B on DP 5007 specified in Easement Certificate 87960.1

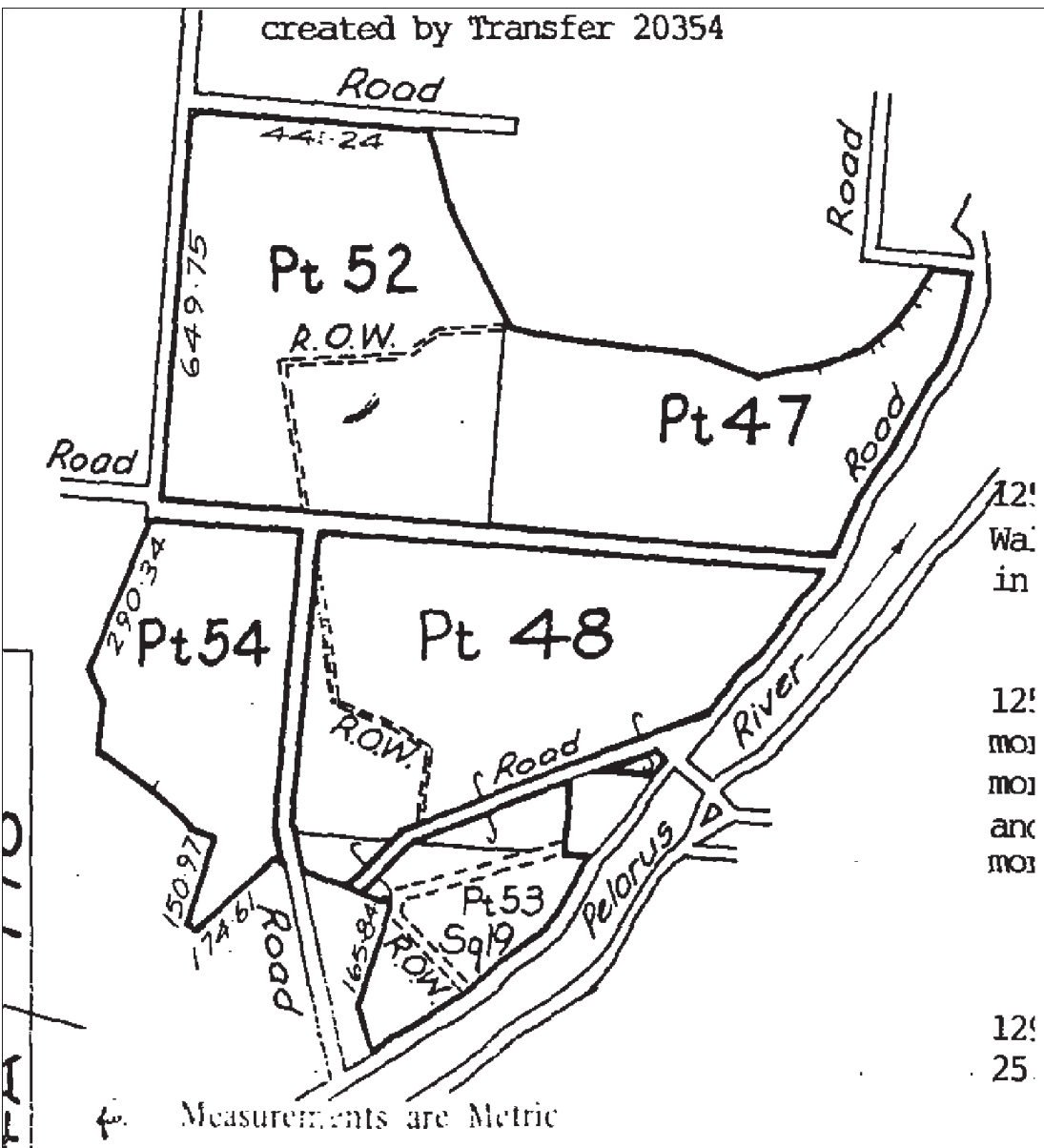
7606243.7 CAVEAT BY NELSON FORESTS LIMITED - 7.11.2007 at 9:00 am

Subject to a right (in gross) to convey electricity over Part Section 48 Pelorus Valley District marked A and over Part Section 53 Square 19 Pelorus Valley District marked B, C, E both on DP 411503 in favour of Marlborough Lines Limited created by Easement Instrument 8827854.1 - 1.8.2011 at 7:00 am

9433500.3 Mortgage to ANZ Bank New Zealand Limited - 2.7.2013 at 3:58 pm

Identifier

MB4A/778



To: Marlborough District Council
PO Box 443
Blenheim 7240



**MARLBOROUGH
DISTRICT COUNCIL**

ISO 9001:2008
Document Number:
RAF0010-CI1220

SUBMISSION ON APPLICATION FOR A RESOURCE CONSENT

1. Submitter Details

Name of Submitter(s) in full

Address for Service *(include post code)*

Email

Telephone *(day)*

Mobile

Facsimile

Contact Person *(name and designation, if applicable)*

2. Application Details

Application Number

U

Name of Applicant *(state full name)*

Application Site Address

Description of Proposal

3. Submission Details *(please tick one)*

I/we support all or part of the application

☐

I/we oppose all or part of the application

☐

I/we are neutral to all or part of the application

☐

The specific parts of the application that my/our submission relates to are *(give details, using additional pages if required)*



The reasons for my/our submission are *(use additional pages if required)*

The decision I/we would like the Council to make is *(give details including, if relevant, the parts of the application you wish to have amended and the general nature of any conditions sought. Use additional pages if required)*

4. Submission at the Hearing

I/we wish to speak in support of my/our submission

☐

I/we do not wish to speak in support of my/our submission

☐

OPTIONAL: Pursuant to section 100A of the Resource Management Act 1991 I/we request that the Council delegate its functions, powers, and duties required to hear and decide the application to one or more hearings commissioners who are not members of the Council. *(Please note that if you make such a request you may be liable to meet or contribute to the costs of commissioner(s). Requests can also be made separately in writing no later than 5 working days after the close of submissions.)*

☐

5. Signature

Signature	_____	Date	_____
Signature	_____	Date	_____

6. Important Information

- Council must receive this completed submission before the closing date and time for submission for this application. The completed submission may be emailed to mdc@marlborough.govt.nz
- You must also send a copy of this submission to the applicant as soon as reasonably practicable, at the applicant's address for service.
- Only those submitters who indicate that they wish to speak at the hearing will be sent a copy of the hearing report.

7. Privacy Information

The information you have provided on this form is required so that your submission can be processed under the Resource Management Act 1991. The information will be stored on a public file held by Council. The details may also be available to the public on Council's website. If you wish to request access to, or correction of, your details, please contact Council.