

## **RESOURCE CONSENT APPLICATION**

**U190131**

# **Rodney James Brailsford and Serena Jayne Bay**

304 Alabama Road, Riverlands

**Submissions Close**

**5.00 pm Wednesday 3 April 2019**

**From:** RCInbox  
**Sent:** Wednesday, 20 February 2019 11:06 AM  
**To:** RCInbox  
**Subject:** An Application has been submitted



## New resource consent application received

An application for a new resource consent has been received by Council on 20/02/2019

**Applicant(s):** Rod Brailsford, Serena Bay

**Consent(s) applied for:** Water Permit - Take Water, Water Permit - Use Water

[Download](#) and review the application.

[View the application online.](#)

Version 0

# Application for Resource Consent

## Applicant details

### Application for Resource Consent

Sections 88 and 145, Resource Management Act 1991

### To

Marlborough District Council

## Applicant

I,

Rod Brailsford

304 Alabama Road  
Riverlands 7274

0272816294  
[rod.serena62@gmail.com](mailto:rod.serena62@gmail.com)

Serena Bay

304 Alabama Road  
Riverlands 7274

0272816294  
[rod.serena62@gmail.com](mailto:rod.serena62@gmail.com)

### Apply for the following type(s) of resource consent

Water

## Agent

Helen Woodward

PO Box 105  
Blenheim 7240

0272111154

h.woodward@xtra.co.nz

#### Project reference

Benoli

## Property details

### Site and location details

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The site at which the proposed activity is to occur is as follows:

#### Site address

304 Alabama Road  
Riverlands 7274

#### Legal description

Lot 3 DP 7839

#### Is there locale information in regards to the site?

Yes - there is locale information in regards to the site

### Locale

#### Bay name

-

#### River name

-

#### Road name

Alabama Rd

#### Proximity to any well-known landmarks

east of Dry Hills Lane

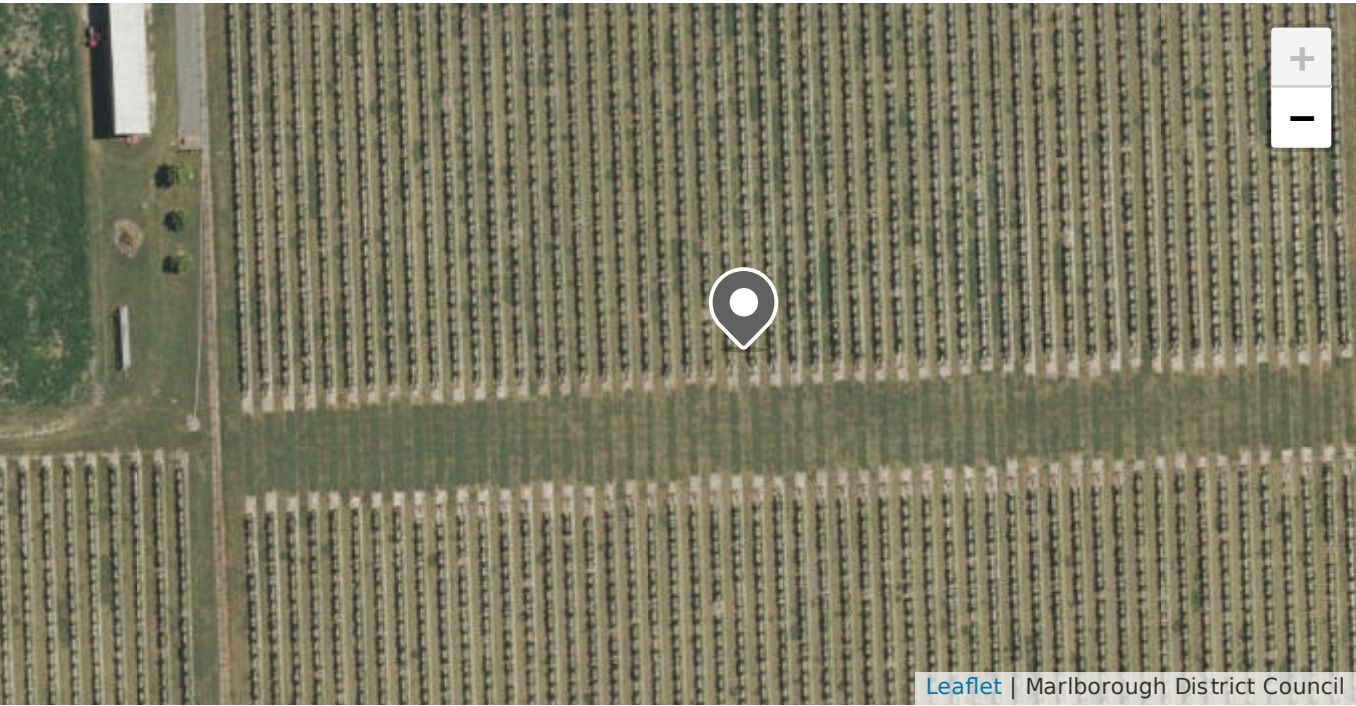
#### Grid reference

Easting

1681593.5

Northing

5402024



Site description

Description of the site at which the activity is to occur

The subject site is of 7.064 ha in area, located on the south side of Alabama Road, east of Dry Hills Lane.

The site is flat and contains a dwelling, 1 ha of pasture and 6 ha of vineyard.

The south end of the property borders the Co-op Drain.

Owners and occupiers of the application site

Applicant is the only owner and occupier?

Yes - the applicant is the only owner and occupier

Proposed activity

Description of the activity

The activity to which the application relates (the proposed activity) is as follows:

The applicant seeks to

1. Take underground water from the Riverlands FMU at a rate of 12474 cubic metres/annum, from well P28w/1283, located on Lot 3 DP 7839 ;
2. Use water for the irrigation of 6ha of vineyard on Lot 3 DP 7839.

The applicant currently holds water permit U090111 that is due to expire on 1 September 2019.

## Other activities that are part of the proposal to which the application relates

**Are there permissions needed which do not relate to the Resource Management Act 1991?**

No - there are no permissions needed which do not relate to the Resource Management Act 1991

**Are there permitted activities that are part of this application?**

Yes - there are permitted activities that are part of this application

**Permitted activities that are part of this application:**

stock and domestic water and minor farming use.

## Additional resource consents

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**Are any additional resource consents needed for the proposal to which this application relates?**

No - no additional resource consents are needed for the proposal to which this application relates

## Consent summary

I apply for the following resource consents.

## Consent information

### take

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**Consent type**

Water

**Subcategory type**

Take Water

**Description of consent being applied for**

Take underground water from the Riverlands FMU at a rate of 12474 cubic metres/annum, from well P28w/1283, located on Lot 3 DP 7839.

The applicant currently holds water permit U090111, that is due to expire on 1 September 2019.

The annual take reflects the "irrigalc" assessment for the site.

The well, drilled in 1983, is 250mm in diameter and 32.7m deep, located at the north end of the vineyard, south of the applicant's dwelling.

The well supplies both domestic/stock and irrigation water, via separate lines. There is an existing water meter recording the irrigation water take,

The applicant currently inputs records to the Council water meter web page.

The water meter will be upgraded and verified, with a telemetered datalogger installed for next season.

It is recognised the take will be subject to cut-off when Council lagoon well 10346 reaches a minimum level of 1.25mamsl. as set out in Appendix 6 of the Proposed MEP.

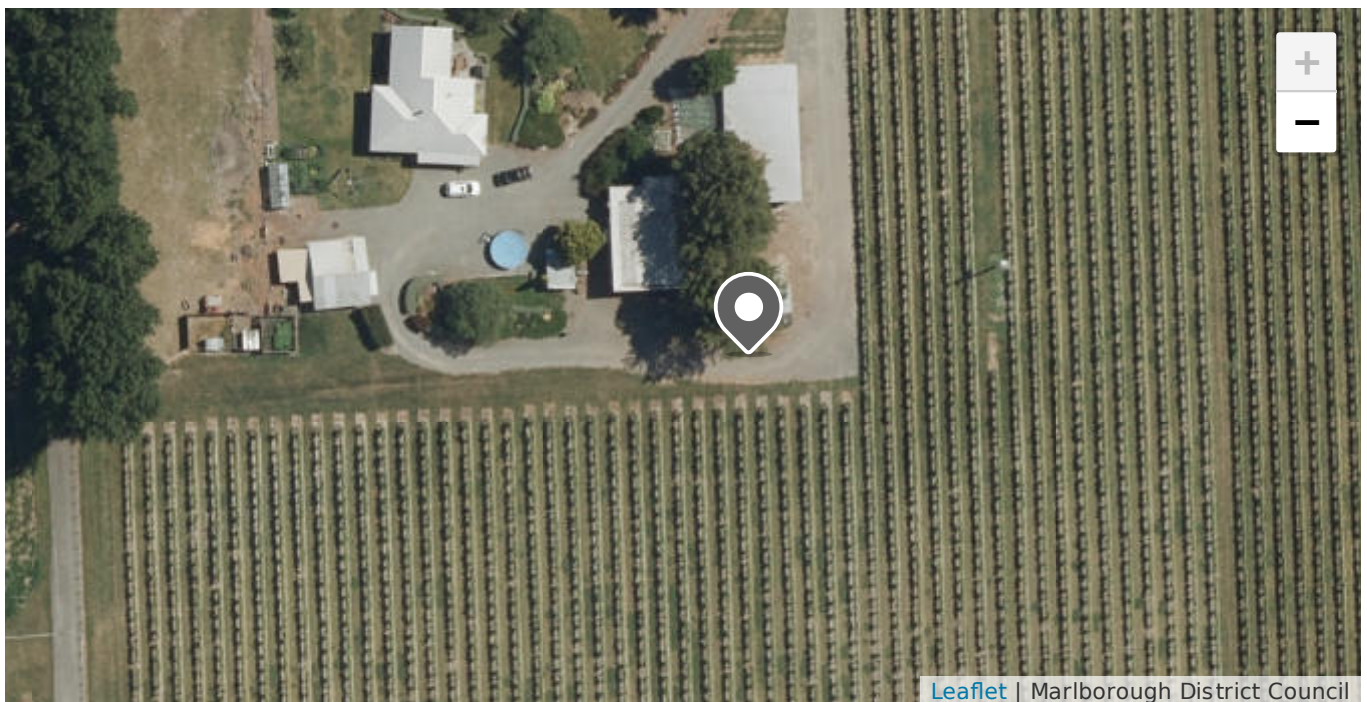
## Location of the consent

### Easting

1681608.1

### Northing

5402155.6



Leaflet | Marlborough District Council

## Supplementary details

## Triggering rules

### Rules which trigger the consent

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I include an assessment of the proposed activity against any relevant provisions of a document referred to in section 104(1)(b) of the Resource Management Act 1991, including the information required by clause 2(2) of Schedule 4 of that Act.

The assessment under this section must include an assessment of the activity against

- (a) Rules in a document; and
- (b) Any relevant requirements, conditions, or permission in any rules in a document; and
- (c) Any other relevant requirements in a document (for example, in a national environmental standard or other regulations))

#### Triggering rules assessment

##### **Resource Management Act 1991**

Section 14 of the RMA requires that no person may take, use, dam, or divert any water unless the take, use, damming or diversion is allowed by a rule in a regional or proposed regional plan or by resource consent.

##### **Proposed Wairau/Awatere Resource Management Plan**

General Rule 1.2.3.1 of this plan provides for the taking of water from a source other than the Wairau Aquifer of between 10 and 500 cubic metres per day as a discretionary activity.

##### **Proposed Marlborough Environment Plan**

General Rule 2.5. Discretionary Activities

Rule 2.5.2. Any take of water not provided for as a Permitted Activity or Controlled Activity, or limited as a Prohibited Activity.

In accordance with the above rule, the proposed take for irrigation purposes is deemed to be a discretionary activity.

## Assessment of Effects on the Environment (AEE)

### Clause 6 - Information required in assessment of environmental effects

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#### 6.1 An assessment of the activity's effect on the environment must include the following information:

6.1(a) if it is likely that the activity will result in any significant adverse effect on the environment, a description of any possible alternative locations or methods for undertaking the activity

Provision not relevant

6.1(b) an assessment of the actual and potential effect on the environment of the activity

The source of supply for the abstraction is within the Riverlands FMU. The abstraction is part of the existing aquifer allocation and accordingly will not add to the theoretical over-allocation of the aquifer.

The abstraction has been operating without any reported adverse effects on the well or adjacent users over the last consent term.

It is recognised the take will be subject to cut-off when Council lagoon well 10346 reaches a minimum level of 1.25mamsl. as set out in Appendix 6 of the Proposed MEP.

The closest neighbouring well is P28w/2403, approximately 91m north-east of the subject well.

The abstraction is of a very small scale in terms of aquifer yield, incurring insignificant drawdown levels.

Accordingly, in the absence of pumping problems over the last consent period, adequate separation distances and being tied to the minimum water level of the Council lagoon well, it is considered that the continuation of the small scale take will not incur any discernible adverse effects on the environment.

**6.1(c) if the activity includes the use of hazardous installations, an assessment of any risks to the environment that are likely to arise from such use**

Provision not relevant

**6.1(d)(i) if the activity includes the discharge of any contaminant, a description of the nature of the discharge and the sensitivity of the receiving environment to adverse effects**

Provision not relevant

**6.1(d)(ii) if the activity includes the discharge of any contaminant, a description of any possible alternative methods of discharge, including discharge into any other receiving environment**

Provision not relevant

**6.1(e) a description of the mitigation measures (including safeguards and contingency plans where relevant) to be undertaken to help prevent or reduce the actual or potential effect.**

Provision not relevant

**6.1(f) identification of the persons affected by the activity,**

Provision not relevant

**6.1(f cont.) any consultation undertaken,**

No consultation has been undertaken given the application will be publicly notified. Furthermore, the proposal is for the continuation of an existing activity.

**6.1(f cont.) and any response to the views of any person consulted**

Provision not relevant

**6.1(f cont.) and any iwi consultation undertaken**

Provision not relevant

**6.1(g) if the scale and significance of the activity's effects are such that monitoring is required, a description of how and by whom the effects will be monitored if the activity is approved.**

Provision not relevant

**6.1(h) if the activity will, or is likely to, have adverse effects that are more than minor on the exercise of a protected customary right, a description of possible alternative locations or methods for the exercise of the activity (unless written approval for the activity is given by the protected customary rights group).**

Provision not relevant

## **Clause 7 - Matters that must be addressed by assessment of environmental effects**

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### **7.1 An assessment of the activity's effects on the environment must address the following matters:**

**7.1(a) any effect on those in the neighbourhood and, where relevant, the wider community, including any social, economic, or cultural effects**

Provision not relevant

**7.1(b) any physical effect on the locality, including any landscape and visual effects**

Provision not relevant

**7.1(c) any effect on ecosystems, including effects on plants or animals and any physical disturbances of habitats in the vicinity**

Provision not relevant

**7.1(d) any effect on natural and physical resources having aesthetic, recreational, scientific, historical, spiritual, or cultural value, or other special value, for present or future generations**

Provision not relevant

**7.1(e) any discharge of contaminants into the environment, including any unreasonable emission of noise, and options for the treatment and disposal of contaminants**

Provision not relevant

**7.1(f) any risk to the neighbourhood, the wider community, or the environment through natural hazards or hazardous installations**

Provision not relevant

### **Applicant's proposed conditions for this activity**

1. Annual take not exceeding 12,474 cubic metres/annum (1 July-30 June)
2. Consent Term: 10 years from date of issue.
3. Standard water meter, electronic datalogger installation conditions.
4. The abstraction shall cease if the flow at Council's monitoring well 10346 is below 1.25 metres above mean sea level.
5. When the conductivity in Council's monitoring well 10346 is between 40 and 60 milliSiemens per metre, the actual abstraction shall be reduced by 50 percent.

6. When the conductivity in Council's monitoring well 10346 is greater than 60 milliSiemens per metre, the abstraction shall cease.
7. The consent holder shall maintain a meter on the abstraction site to measure water abstraction that is able to provide data in a form suitable for electronic storage. The meter is to exclusively record all water taken pursuant to this consent with an accuracy of plus or minus 5 percent. The meter shall have the number ...
8. The meter must be verified by a suitably experienced person by 1 October 2019. A copy of the verification certificate is to be provided to the Marlborough District Council within one month of the verification.
9. The meter shall at all times be maintained in a fully workable condition.
10. The consent holder shall install and maintain a data logger at the abstraction site to record and store water abstraction data at daily intervals. Data recorded is to be provided to the Marlborough District Council by a telemetry system at daily intervals. The datalogger and telemetry is to be installed and operational by 1 October 2019.

## Consent information

### Use

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#### Consent type

Water

#### Subcategory type

Use Water

#### Description of consent being applied for

Use groundwater for the irrigation of 6ha of vineyard on Lot 3 DP 7839.

The use will be in accord with the monthly "irricalc" assessment.

The applicant will install a datalogged, verified water meter to record use, prior to the next irrigation season.

The applicant has kept records and has been submitting to Council's water meter web page. The records indicate most of the current daily allocation is being used.

### Location of the consent

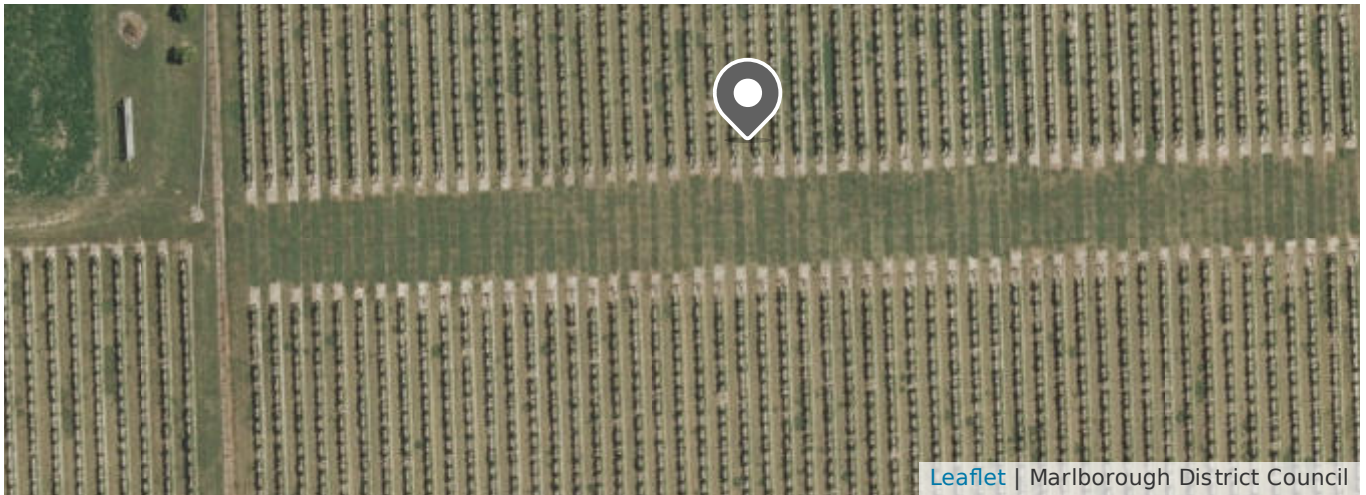
#### Easting

1681593.5

#### Northing

5402024





## Supplementary details

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### Supplementary details form

[Water Permit Additional Form.pdf \(39 kB\)](#)

## Triggering rules

### Rules which trigger the consent

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I include an assessment of the proposed activity against any relevant provisions of a document referred to in section 104(1)(b) of the Resource Management Act 1991, including the information required by clause 2(2) of Schedule 4 of that Act.

The assessment under this section must include an assessment of the activity against

- (a) Rules in a document; and
- (b) Any relevant requirements, conditions, or permission in any rules in a document; and
- (c) Any other relevant requirements in a document (for example, in a national environmental standard or other regulations))

### Triggering rules assessment

Section 14 of the RMA requires that no person may take, use, dam, or divert any water unless the take, use, damming or diversion is allowed by a rule in a regional or proposed regional plan or by resource consent. Section 87B provides for Certain activities to be treated as discretionary activities if there is no relevant rule in a plan or proposed plan.

#### **Wairau/Awatere Resource Management Plan**

As there are no rules for the use of water for irrigation purposes, the proposal to use water falls to be dealt with as a discretionary activity.

#### **Proposed Marlborough Environment Plan**

Rule 2.5.3. Any use of water not provided for as a Permitted Activity or limited as a Prohibited Activity. In accordance with the above rule, the proposed use for irrigation purposes is deemed to be a discretionary activity.

# Assessment of Effects on the Environment (AEE)

## Clause 6 - Information required in assessment of environmental effects

---

### 6.1 An assessment of the activity's effect on the environment must include the following information:

**6.1(a) if it is likely that the activity will result in any significant adverse effect on the environment, a description of any possible alternative locations or methods for undertaking the activity**

Provision not relevant

### 6.1(b) an assessment of the actual and potential effect on the environment of the activity

Water use has been well within the current daily allocation for the well established vineyard, it is recognised the new monthly use allocation will be in accord with the "irricalc" reasonable use test model, which provides assessment of use to estimate water demand for the crop, to meet 90% availability, based on the likely soil type(s) and climate that exist at the property, although in reality this may change due to climatic influences.

All use will be monitored electronically via a datalogged water meter, verified for accuracy, to be installed following issue of a new consent.

Accordingly, the proposed continuation of the use of water, based on the "irricalc" reasonable use parameters is considered to be an efficient use of water.

**6.1(c) if the activity includes the use of hazardous installations, an assessment of any risks to the environment that are likely to arise from such use**

Provision not relevant

**6.1(d)(i) if the activity includes the discharge of any contaminant, a description of the nature of the discharge and the sensitivity of the receiving environment to adverse effects**

Provision not relevant

**6.1(d)(ii) if the activity includes the discharge of any contaminant, a description of any possible alternative methods of discharge, including discharge into any other receiving environment**

Provision not relevant

**6.1(e) a description of the mitigation measures (including safeguards and contingency plans where relevant) to be undertaken to help prevent or reduce the actual or potential effect.**

Provision not relevant

### 6.1(f) identification of the persons affected by the activity,

No persons are considered to be affected by the continuation of use of water for irrigation on the applicant's property, with adequate separation distances and the absence of adverse effects during the last consent period.

### 6.1(f cont.) any consultation undertaken,

No consultation has been undertaken as the application will be publicly notified.

**6.1(f cont.) and any response to the views of any person consulted**

Provision not relevant

**6.1(f cont.) and any iwi consultation undertaken**

Provision not relevant

**6.1(g) if the scale and significance of the activity's effects are such that monitoring is required, a description of how and by whom the effects will be monitored if the activity is approved.**

Provision not relevant

**6.1(h) if the activity will, or is likely to, have adverse effects that are more than minor on the exercise of a protected customary right, a description of possible alternative locations or methods for the exercise of the activity (unless written approval for the activity is given by the protected customary rights group).**

Provision not relevant

## **Clause 7 - Matters that must be addressed by assessment of environmental effects**

---

**7.1 An assessment of the activity's effects on the environment must address the following matters:**

**7.1(a) any effect on those in the neighbourhood and, where relevant, the wider community, including any social, economic, or cultural effects**

Provision not relevant

**7.1(b) any physical effect on the locality, including any landscape and visual effects**

Provision not relevant

**7.1(c) any effect on ecosystems, including effects on plants or animals and any physical disturbances of habitats in the vicinity**

Provision not relevant

**7.1(d) any effect on natural and physical resources having aesthetic, recreational, scientific, historical, spiritual, or cultural value, or other special value, for present or future generations**

Provision not relevant

**7.1(e) any discharge of contaminants into the environment, including any unreasonable emission of noise, and options for the treatment and disposal of contaminants**

Provision not relevant

**7.1(f) any risk to the neighbourhood, the wider community, or the environment through natural hazards or hazardous installations**

Provision not relevant

**Applicant's proposed conditions for this activity**

Consent term 10 years from date of issue.

1. Water can be used up to the maximum monthly rate (cubic metres per month) set out in the attached "irrigation" table,
2. The maximum cumulative annual usage shall not exceed 12474 cubic metres. A year is defined as from 1 July to the following 30 June.

## **Part 2 RMA**

### **Matters of national importance (Section 6 Resource Management Act 1991)**

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#### **1. Assess your application against the following matters of national importance:**

**6.1 (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:**

Provision not relevant

**6.1 (b) the protection of outstanding natural features and landscapes from inappropriate subdivision, use, and development:**

Provision not relevant

**6.1 (c) the protection of areas of significant indigenous vegetation and significant habitats of indigenous fauna:**

Provision not relevant

**6.1 (d) the maintenance and enhancement of public access to and along the coastal marine area, lakes, and rivers:**

Provision not relevant

**6.1 (e) the relationship of Maori and their culture and traditions with their ancestral lands, water, sites, waahi tapu, and other taonga:**

Provision not relevant

**6.1 (f) the protection of historic heritage from inappropriate subdivision, use, and development:**

Provision not relevant

**6.1 (g) the protection of protected customary rights.**

Provision not relevant

**6.1 (h) the management of significant risks from natural hazards.**

Provision not relevant

## **Other matters (Section 7 Resource Management Act 1991)**

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### **1. Assess your application against the following matters:**

**7.1 (a) kaitiakitanga:**

Provision not relevant

**7.1 (aa) the ethic of stewardship:**

Provision not relevant

**7.1 (b) the efficient use and development of natural and physical resources:**

Provision not relevant

**7.1 (ba) the efficiency of the end use of energy:**

Provision not relevant

**7.1 (c) the maintenance and enhancement of amenity values:**

Provision not relevant

**7.1 (d) intrinsic values of ecosystems:**

Provision not relevant

**7.1 (f) maintenance and enhancement of the quality of the environment:**

Provision not relevant

**7.1 (g) any finite characteristics of natural and physical resources:**

Provision not relevant

**7.1 (h) the protection of the habitat of trout and salmon:**

Provision not relevant

**7.1 (i) the effects of climate change:**

Provision not relevant

**7.1 (j) the benefits to be derived from the use and development of renewable energy**

Provision not relevant

## Treaty of Waitangi (Section 8 Resource Management Act 1991)

### Assess your application against the principles of the Treaty of Waitangi (Te Tiriti o Waitangi)

The continuing take and use of water to irrigate an established vineyard does not compromise the principles of the Treaty of Waitangi.

## Statutory instruments

I include an assessment of the proposed activity against any relevant provisions of a document referred to in section 104(1) (b) of the Resource Management Act 1991, including the information required by clause 2(2) of Schedule 4 of that Act.

The assessment under this section must include an assessment of the activity against –

- (a) Any relevant objectives, or policies in a document; and
- (b) Any relevant requirements, conditions, or permission in any rules in a document; and
- (c) Any other relevant requirements in a document (for example, in a national environmental standard or other regulations)

### Statutes that are relevant to your proposed activity

#### Assessment under the Resource Management Act 1991

Section 14 of the RMA requires that no person may take, use, dam, or divert any water unless the take, use, damming or diversion is allowed by a rule in a regional or proposed regional plan or by resource consent. Section 87B provides for Certain activities to be treated as discretionary activities if there is no relevant rule in a plan or proposed plan.

#### Assessment under 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 sets out objectives and policies in relation to water quantity and requires all Regional Councils to 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 overallocation. This application is for the continuation of an existing Riverlands Aquifer allocation, which will not increase demand on the aquifer, therefore the application is considered to be consistent with the NPSFW.

#### Assessment under the Wairau - Awatere Resource Management Plan

Chapter 6, Section 6.2.1, Objective 1, Policy 1.3 of the Plan seeks to maintain groundwater levels which safeguard the life supporting capacity of the resource by setting and enforcing Sustainable Flow Regimes (SFR). Under the Plan, this abstraction is within the Wairau Aquifer. A sustainable flow regime has been established for the Wairau Aquifer which allows for 346,000 cubic metres per day of A Class water to be allocated.

The maximum annual abstraction applied for by the applicant is within the A Class allocation.

Chapter 6, Section 6.3.1, Objective 1, Policy 1.2 seeks to allocate water to encourage the efficient and equitable use of water. The abstraction rate reflects the Council's allocation guideline for irrigating grapes.

Chapter 6, Section 6.3.1, Objective 1, Policy 1.8 of the Plan requires all water permits to be metered by an acceptable method. The applicant will install a telemetered datalogger water meter and send the data in to Council.

### **Assessment under the Proposed Marlborough Environment Plan**

The water provisions under the new Marlborough Environment Plan and declared as *having immediate legal effect under Section 86B(3) of the RMA*.

The Objectives and Policies of the Proposed MEP pertaining to freshwater allocation are set out in Chapter 5 (Allocation of Public Resources) as follows.

**Objective 5.1 – Water allocation and water use management regimes reflect hydrological and environmental conditions within each water resource.**

**Policy 5.1.2 – Recognise that the taking of water and the use of water are two distinct activities and where resource consent application is to be granted, separate water permits for each activity will be granted.**

The take and use activities have been applied for as separate entities, but given the take and use of water are linked, it is appropriate to bundle both activities in the same application.

**Policy 5.2.5 – With the exception of water taken for domestic needs or animal drinking water, prevent the taking of water authorised by resource consent when flows and/or levels in a Freshwater Management Unit are at or below a management flow and/or level set as part of an environmental flow and/or level set in accordance with Policy 5.2.4.**

The application site falls within the Riverlands FMU, The management levels specified in Appendix 6, schedule 3 are set as follows:

Minimum level 1.25mamsl at 10346.

**Policy 5.3.9 – Express any allocation of water for irrigation purposes on the following basis (summarised);**

**Take of groundwater - cubic metres/annum**

**Use of Water - monthly & annually**

This application, being within the Riverlands FMU, is made on this basis.

**Policy 5.3.14 – The duration of water permits to take water will reflect the circumstances of the take and the actual and potential adverse effects, but should generally:**

**(a) not be less than 30 years when the take is from a water resource:**

**(i) that has a water allocation limit specified in Schedule 1 of Appendix 6; and**

**(ii) that has a minimum flow or level specified in Schedule 3 of Appendix 6; and**

**(iii) that is not over-allocated; or**

**(b) not be more than ten years when the take is from an over-allocated water resource as specified in Policy 5.5.1; or**

**(c) not be more than ten years when the take is from a water resource that has a default environmental flow established in accordance with Policies 5.2.7 and 5.2.14.**

The take is part of the theoretically over-allocated Riverlands Aquifer, therefore a 10 year term is envisaged, however, being the continuation of an existing, established take, it will not add to the over-allocation

**Policy 5.7.2 – To allocate water on the basis of reasonable demand given the intended use.**

*One of the ways in which efficient use of water can be achieved is by ensuring that the allocation to the user does not exceed that which is reasonably required for the use. In the case of irrigation, the Council will provide users with a tool, "IrrCalc," to estimate water demand for the crop, based on the soil type(s) and climate that exist at the property. This policy assists to give effect to Policy B4 of the NPSFM.*

The application is based on the “irricalc” calculations, for an annual take and use. Accordingly, the application is consistent with this policy.

**Policy 5.7.4 – Require water permit holders to measure their water take with a pulse emitting meter, to record water take and use with a data logger, and to transfer the recorded water take and use information by the use of telemetry. Alternative methods of measurement, recording or transfer that provide the Marlborough District Council with accurate water take and use data may be considered.**

The applicant will install a telemetered datalogger and a verified water meter following issue of a new consent.

#### Summary

In summary, the application is considered to be in accord with the relevant objectives and policies, being for the continuation of an existing abstraction, within the existing Riverlands aquifer allocation, complying with “reasonable use” irrigation rates based on the existing allocation. Furthermore the applicant will install a datalogged verified water meter connected to telemetry following issue of a new consent.

## Additional information

### Applications affected by Section 124 or 165ZH(1)(c) of the Resource Management Act 1991

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**Does this application relate to an existing consent held by the applicant which is due to expire, and the applicant is to continue the activity?**

Yes - this application relates to the following existing consent

**Consent number**

U090111

**The value of investment of the existing consent holder is**

the vineyard and infrastructure are worth in excess of \$1M.

### Section 85 of the Marine and Coastal Area (Takutai Moana) Act 2011

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**Is the proposed activity to occur in an area within the scope of a planning document prepared by a customary marine title group under section 85 of the Marine and Coastal Area (Takutai Moana) Act 2011?**

No - the proposed activity does not occur in such an area

### Additional information required for subdivision consent

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**Does your application include one or more consents for subdivision?**

No

## Additional information required for application for reclamation

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Does your application include one or more consents for reclamation?

No

## Plans and technical reports

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Report type	Report title	Author	External reference	Keywords	Document
Site Plan	Benoli Site Map	-	-	-	<a href="#">Benoli-site map.jpg (87 kB)</a>
Site Plan	Site Map with Distances	-	-	-	<a href="#">site map with distances.jpg (242 kB)</a>

## Affected person approvals

Have you obtained affected person(s) approvals?

No - I have not obtained affected person(s) approvals

## Iwi

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Have you obtained approvals from iwi?

No - I have not obtained approvals from iwi

## Public notification (Section 95A(2)(b)) of the Resource Management Act 1991

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Is public notification of the application requested by the applicant?

Yes - public notification of application is requested

## Lodgement fee

Please see [Marlborough District Council's fees page](#) for more information.

Payment ID Code

00B5J9

**Do you require a GST receipt for a bank payment?**

Yes - I do require a GST receipt for a bank payment

**If further charges are incurred, please invoice**

Applicant

**Fee comments**

Agent to pay lodgement fee by internet banking.

## Declaration

**I confirm that the information provided in this application and the attachments are accurate.**

Yes

**Authorised by (your full name)**

Helen Woodward

**Authorising person is:**

Person authorised to sign on behalf of the applicant

## Note to applicant

You must include all information required by this form. The information must be specified in sufficient detail to satisfy the purpose for which it is required.

You may apply for 2 or more resource consents that are needed for the same activity on the same form. If you lodge the application with the Environment Protection Authority, you must also lodge a notice in form 16A at the same time.

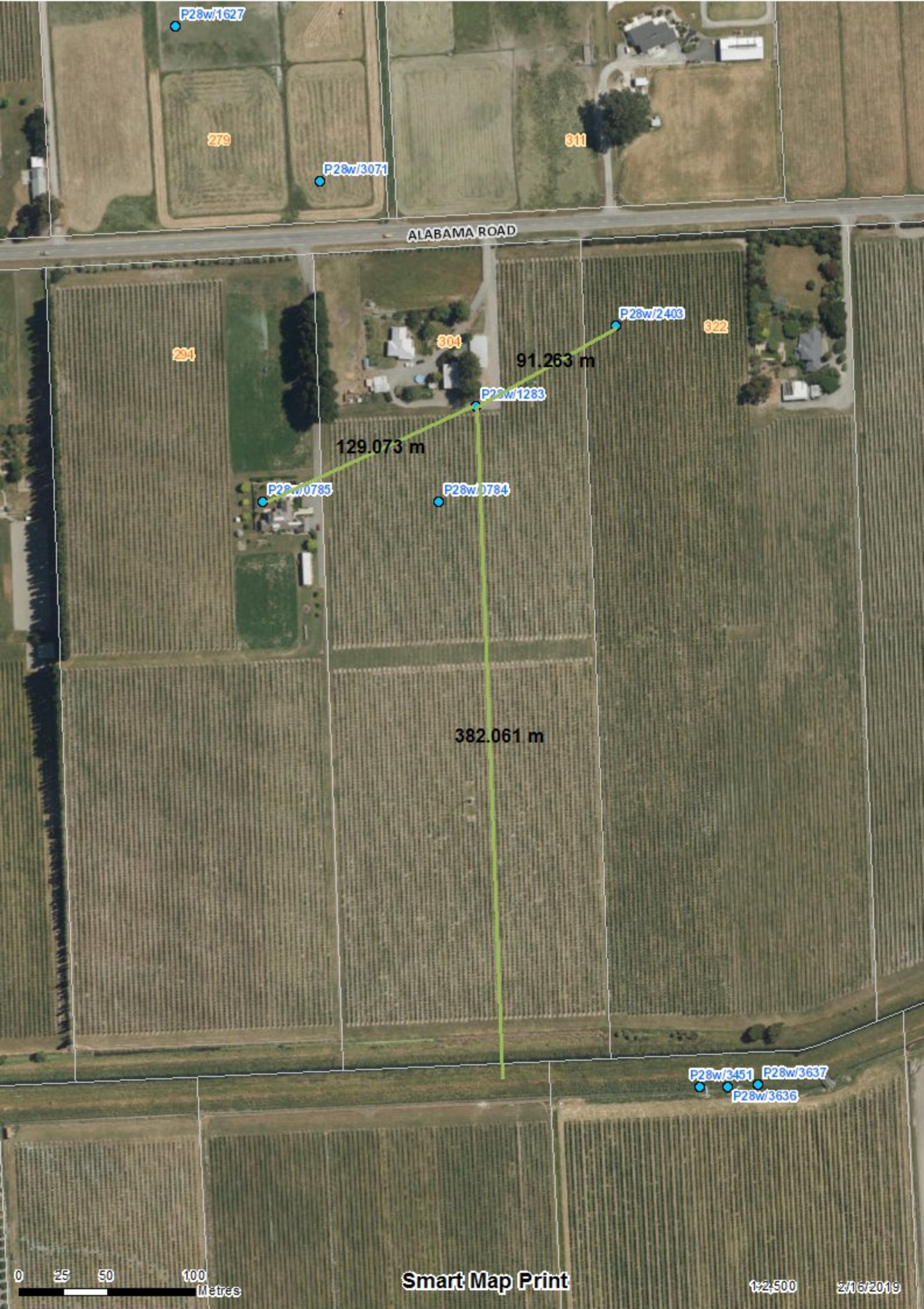
You must pay the charge payable to the consent authority for a resource consent application under the Resource Management Act 1991 (if any).

If your application is to the Environment Protection Authority, you may be required to pay actual and reasonable costs incurred in dealing with this matter (see section 149ZD of the Resource Management Act 1991).

## Privacy information

The information you have provided on this electronic 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.







P28w/1627

279

P28w/3071

311

ALABAMA ROAD

224

304

P28w/2403

322

P28w/1283

irrigation well

P28w/0785

P28w/0784

SITE

P28w/3451

P28w/3637

P28w/3636

Applicants Name .....



ISO 9001:20002  
Document Number: RAF0007-C1987

## 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** / No

If yes, please state the water permit number .....

3. Purpose for which water is required? .....  
(Industrial, crop irrigation, etc)

.....  
.....

4. Source of water .....  
(name of river, stream, aquifer, etc)

5. Maximum quantity of take .....litres per second  
.....cubic metres per day  
.....cubic metres per week

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### GROUNDWATER:

1. Well number (if existing well) .....

2. Depth from ground level to bottom of well .....metres

3. Diameter of well .....millimetres

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 .....  
(e.g. intake gallery, suction hose, diversion channel, etc.)
2. Number of pumps to be used? .....
3. Rate of flow for pump .....litres per second.
4. Delivery pipe diameter .....millimetres

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## 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>																
AREA <i>Number of hectares</i>																
APPLICATION RATE (m <sup>3</sup> / ha / day)																
QUANTITY <i>Cubic metres per day</i>																
IRRIGATION PERIOD <i>Circle months which apply</i>	Jan	Feb	Mar	Apr	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
	Sep	Oct	Nov	Dec	Sep	Oct	Nov	Dec	Sep	Oct	Nov	Dec	Sep	Oct	Nov	Dec
METHOD <i>Trickle, spray, etc</i>																

Conversion formulae – 1,000 litres = 1 cubic metre (m<sup>3</sup>) = 220 gallons    1 acre = 0.4047 hectare

To: Marlborough District Council  
PO Box 443  
Blenheim 7240



**MARLBOROUGH  
DISTRICT COUNCIL**

ISO 9001:2008  
Document Number:  
RAF0010-CI1921

## SUBMISSION ON APPLICATION FOR A RESOURCE CONSENT

### 1. Submitter Details

Name of Submitter(s) in full \_\_\_\_\_

Electronic Address for Service (*email address*) \_\_\_\_\_

Postal Address for Service (*or alternative  
method of service under section 352 of the Act*) \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Primary Address for Service (*must tick one*)

Electronic Address (*email, as above*) ☐ or, Postal Address (*as above*) ☐

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 ☐

- ☐ I am a trade competitor for the purposes of section 308B of the Resource Management Act 1991
- ☐ I am directly affected by an effect of the subject matter of the submission that:
- a) adversely affects the environment; and
- b) does not relate to trade competition or the effects of trade competition
- ☐ I am NOT directly affected by an effect of the subject matter of the submission that:
- a) adversely affects the environment; and
- b) does not relate to trade competition or the effects of trade competition
- ☐ I am NOT a trade competitor for the purposes of section 308B of the Resource Management Act 1991

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

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

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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)*

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#### 4. Heard in Support of 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.)*

☐

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## 5. Signature

Signature \_\_\_\_\_ Date \_\_\_\_\_

Signature \_\_\_\_\_ Date \_\_\_\_\_

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## 6. Important Information

- Council must receive this completed submission before the closing date and time for receiving submissions for this application. The completed submission may be emailed to [mdc@marlborough.govt.nz](mailto:mdc@marlborough.govt.nz).
- The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.
- You must serve a copy of your submission on the applicant as soon as is reasonably practicable after you have served your submission on the consent authority.
- Only those submitters who indicate that they wish to speak at the hearing will be sent a copy of the section 42A hearing report.
- If you are making a submission to the Environmental Protection Authority, you should use form 16B.
- If you are a trade competitor, your right to make a submission may be limited by the trade competition provisions in Part 11A of the Resource Management Act 1991.
- If you make a request under section 100A of the Resource Management Act 1991, you must do so in writing no later than 5 working days after the close of submissions and you may be liable to meet or contribute to the costs of the hearings commissioner or commissioners. You may not make a request under section 100A of the Resource Management Act 1991 in relation to an application for a coastal permit to carry out an activity that a regional coastal plan describes as a restricted coastal activity.
- Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least 1 of the following applies to the submission (or part of the submission):
  - it is frivolous or vexatious;
  - it discloses no reasonable or relevant case;
  - it would be an abuse of the hearing process to allow the submission (or the part) to be taken further;
  - it contains offensive language;
  - it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

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## 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.