

## Resource Consent Form

For office use only:  
Private Bag 63002  
Waterloo Quay  
Wellington 6140

Application number: .....

Date received: .....

It is recommended that information requirements are discussed with EPA staff before the matter is lodged with the EPA. Contact details are (04) 916 2426 or 0800 CALL EPA.

All the information relating to the matter which is lodged with the EPA will be available to the public.

### Part I: Application for Resource Consent

**Sections 145 (1) (a) and (5), Section 88 and Schedule 4, Resource Management Act 1991**

**This part of the form reflects the information requirements of Form 9.**

To the Environmental Protection Authority (EPA)

*The NZ Transport Agency ("the NZTA")* applies for the following type(s) of resource consent (please tick all that apply):

coastal permit

1 or more of the following:

land-use consent

subdivision consent

water permit

discharge permit.

Provide a description of the activity to which the application relates. Include the page number(s) where this information is included (eg, Volume 1, pages 1 to 10):

*The construction, maintenance, operation, use and improvement of State highway - Main South Road Four Laning and the Christchurch Southern Motorway Stage 2 Project ("the Project"). Refer to Part C, Chapter 4 of the AEE Report, Volume 2 for a full Project description.*

#### Information that would help us process your application includes:

- consent type required for each activity requiring resource consent (ie, land-use consent for earthworks/discharge permit for stock effluent etc)
- detailed description of the matter requiring resource consent
- plans and elevations as necessary

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- consent term/duration sought.

The details of the resource consents sought are outlined in the table below and within Part D, Chapter 6 of the AEE Report, Volume 2. Plans and elevations are provided in the Plan set, Volume 5. Below is a summary of the list of matters that are sought by this application:

### **Canterbury Regional Council**

Resource consents applied for under Canterbury Regional Council jurisdiction are identified in the following table:

<b>Regional consents summary:</b>			
<i>Activity</i>	<i>Description</i>	<i>NRRP Summary</i>	<i>PLWRP Summary</i>
<i>Land use consents (section 9)</i>			
<i>Excavation of land</i>	<i>Excavation over an unconfined or semi-confined aquifer where either deeper than 5m or deeper than the highest groundwater level and greater than 100m<sup>3</sup>.</i>	<i>Non-Complying Activity in accordance with Rule WQL36.</i>	<i>Discretionary Activity in accordance with Rule 5.156 and Non-Complying Activity in accordance with Rule 5.159.</i>
<i>Deposition of fill</i>	<i>Deposition of more than 50m<sup>3</sup> over an unconfined or semi-confined aquifer where land is excavated to a depth of 5m or deeper and groundwater is less than 30m below ground level.</i>	<i>Discretionary Activity in accordance with Rule WQL37.</i>	<i>Discretionary Activity in accordance with Rule 5.161.</i>
<i>The use of land to store or use hazardous substances</i>	<i>Hazardous substance storage and use during construction.</i>	<i>Permitted Activity in accordance with Rule WQL38A.</i>	<i>Restricted Discretionary Activity in accordance with Rule 5.163</i>
<i>Construction and use of bores</i>	<i>Investigation and monitoring bores.  Bore / infiltration facility related to Robinsons Road overpass and Halswell Junction Road ponds.  Domestic and stockwater bore relocation.</i>	<i>Restricted Discretionary Activity to construct in accordance with Rule WQL31.</i>	<i>Permitted Activity to construct and use in accordance with Rules 5.78 and 5.79.</i>
<i>Earthworks within riparian margins</i>	<i>Earthworks within riparian margin adjacent to Upper Knights Stream.</i>	<i>Permitted Activity in accordance with Rule BLR8.</i>	<i>Restricted Discretionary Activity Rule in accordance with Rule 5.149.</i>
<i>Land use consent (section 13)</i>			
<i>Land use consent for works within stream bed</i>	<i>Disturbance / reclamation of former stream bed.</i>	<i>Restricted Discretionary Activity in accordance with Rule BRL5.</i>	<i>Discretionary Activity in accordance with Rule 5.6.</i>
<i>Water permits (section 14)</i>			
<i>Diversion and take of water</i>	<i>Diversion of water races.</i>	<i>Restricted Discretionary Activity in accordance with Rule WQN4.</i>	<i>Non-Complying Activity in accordance with Rule 5.100.</i>

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<i>Regional consents summary:</i>			
<i>Activity</i>	<i>Description</i>	<i>NRRP Summary</i>	<i>PLWRP Summary</i>
<i>Taking of groundwater</i>	<i>Taking of groundwater as required dependant on groundwater levels.</i>	<i>Non-Complying Activity in over-allocated zone / no allocation limit zone in accordance with Rules WQN13 and WQN14.</i>	<i>Discretionary Activity in accordance with Rule 5.106</i>
<i>Discharge permits (section 15)</i>			
<i>Discharge of stormwater to land during construction and operation</i>	<i>To discharge stormwater to land during construction and operation.</i>	<i>Discretionary Activity in accordance with Rule WQL6.</i>	<i>Restricted Discretionary Activity in accordance with Rule 5.71.</i>
<i>Discharge of stormwater to water during construction and operation</i>	<i>To discharge stormwater from the stormwater treatment facilities to water during construction and operation.</i>	<i>Discretionary Activity in accordance with Rule WQL48 for construction phase and Permitted Activity under Rule WQL7 once operational.</i>	<i>Restricted Discretionary Activity in accordance with Rule 5.71 for construction and operation.</i>
<i>Discharge of water and contaminants to water associated with dewatering</i>	<i>Discharge of site dewatering to surface water during construction and operation.</i>	<i>Discretionary Activity in accordance with Rule WQL48.</i>	<i>Permitted Activity under Rules 5.92 and 5.77.</i>
<i>Discharge of water and contaminants to land</i>	<i>Discharge to land at Robinsons Road, associated with operational dewatering.</i>	<i>Permitted Activity under Rule WQL2.</i>	<i>Discretionary Activity in accordance with Rule 5.6.</i>
<i>Discharge of dust to air during construction</i>	<i>To discharge dust to air from earthworks and construction activities.</i>	<i>Discretionary Activity in accordance with Rule AQL57.</i>	<i>N/A</i>

Selwyn District Council/Christchurch City Council

*Land-use consent for sampling, disturbance and change of use of land containing contaminated or potentially contaminated soil is required where there is a potential risk to human health in accordance with the National Environmental Standard for Assessing and Managing Contaminants in Soil to Protect Human Health (the Soil NES). Several locations within the Project area are identified as Hazardous Activity Industries List (HAIL) sites within Technical Report 16 in accordance with Regulation 9 of Soil NES. Accordingly, district/city land use consents are sought from Selwyn District Council and Christchurch City Council in relation to the Soil NES, as a controlled activity.*

The names and addresses of the owner and occupier (other than the applicant) of land to which the application relates and provided on the following page(s) (eg, Volume 1, pages 1 to 10):

*A list of properties and owners to which the application relates is contained within the Land Requirement Plans and Schedule, Volume 5.*

Additional information that would help us process your application:

- contact details for property owner and occupier (phone, fax, email, address) (if not the applicant).

Please include the page number(s) where the above information is included, if provided (eg, Volume 1, pages 1 to 10):

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*The NZTA has contact details for all owners and occupiers and will provide these to the EPA. Full contact details have not been included in the lodgement document for privacy reasons.*

Describe the location of the proposed activity as it is commonly known and in a way that will enable it to be easily identified eg:

- the street address
- the legal description
- the name of any relevant stream, river or water body to which the application relates
- proximity to any well-known landmark
- grid reference.

Include the page number(s) where the above information is included (eg, Volume 1, pages 1 to 10):

*The overall Project will comprise the widening and upgrading of State Highway 1 Main South Road between Robinsons Road and Park Lane, Rolleston to provide a four-lane median separated expressway standard road (MSRFL), together with the construction, operation and maintenance of the Christchurch Southern Motorway Stage 2 (CSM2), a four-lane median separated motorway<sup>1</sup> standard road. A total of 16km of new and upgraded road is proposed to be built.*

*From the intersection of State Highway 1 and Park Lane at Rolleston for approximately 4.5 km, Main South Road will be four laned to its connection with CSM2 at Robinsons Road. MSRFL will consist of two lanes in each direction, a median with barrier separating oncoming traffic, and sealed shoulders. An interchange at Weedons Road will provide full access on and off the MSRFL. An overpass is proposed at Robinsons Road, onto the local road passing under the State highway.*

*The CSM2 component of works will extend from State Highway 1 Main South Road near Robinsons Road to the end of CSM1 (currently under construction) at Halswell Junction Road and will be approximately 8km in length, comprising four lanes, with two lanes in each direction. A median strip and barrier will separate oncoming traffic and provide for safety. Access to CSM2 will be limited to two interchanges, enabling the efficient and safe flow of traffic. Three underpasses are proposed to ensure smooth connectivity for local roads. CSM2 will largely be constructed at grade, with a number of elevated structures to allow the local road network to pass over the Project. Upon completion, CSM2 will be numbered State Highway 76 (SH76).*

*Refer to the Land Requirement Plans and Schedule, Volume 5 for additional information.*

Attach, in accordance with the Fourth Schedule of the RMA, an assessment of environmental effects in the detail that corresponds with the scale and significance of the effects that the proposed activity may have on the environment. Include the page number(s) where this information is included (eg, Volume 1, pages 1 to 10):

*Refer to the AEE Report, Volume 2.*

Attach any information required to be included in this application by the district plan, the regional plan, the Resource Management Act 1991, or any regulations made under that Act. Include the page number(s) where this information is included (eg, Volume 1, pages 1 to 10):

*Refer to the AEE Report, Volume 2.*

If this is an application for subdivision consent, attach information that is sufficient to adequately define:

- the position of all new boundaries
- the areas of all new allotments
- the locations and areas of new reserves to be created, including any esplanade reserves and esplanade strips
- the locations and areas of any existing esplanade reserves, esplanade strips, and access strips

<sup>1</sup> CSM2 will not become a motorway until the Governor-General declares it to be a motorway upon request from the NZTA under section 71 of the Government Roadway Powers Act 1989 (GRPA). However, for the purposes of this report, the term "motorway" may be used to describe the CSM2 section of the Project.

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- the locations and areas of land below mean high water springs of the sea, or of any part of the bed of a river or lake, to be vested in the Crown or local authority under section 237A of the Resource Management Act 1991
- the locations and areas of land to be set aside as new roads.

Include the page number(s) where this information is included if relevant (e.g. Volume 1, pages 1 to 10):

*Not applicable.*

If the application is for a resource consent for reclamation, please attach information to show the area proposed to be reclaimed, including its location, the position of all new boundaries, and the portion of that area (if any) to be set apart as an esplanade reserve or esplanade strip. Include the page number(s) where this information is included if relevant (eg, Volume 1, pages 1 to 10):

*Not applicable.*

## Part II: Matter Lodged With the EPA

### Sections 145, 148 and 149ZB, Resource Management Act 1991

**This part of the form reflects the information requirements of Form 16A.**

To the Environmental Protection Authority (EPA)

Insert full name of person lodging the matter (the applicant):

*The New Zealand Transport Agency ("the NZTA").*

Provide a description of the proposal to which the matter relates. Include the page number(s) where this information is included (eg, Volume 1, pages 1 to 10):

*The construction, maintenance, operation, use and improvement of State highway - the Main South Road Four Laning and the Christchurch Southern Motorway Stage 2 Project ("the Project"). Refer to Part C, Chapter 4 of the AEE Report, Volume 2 for a full Project description.*

List the relevant local authorities for the matter lodged: Include the page number(s) where this information is included (eg, Volume 1, pages 1 to 10):

*Canterbury Regional Council, Selwyn District Council and Christchurch City Council.*

This information accompanies:

- 1 or more of the following applications for a resource consent
- 1 or more of the following applications for a change to or cancellation of the conditions of a resource consent
- 1 or more of the following requests for the preparation of a regional plan
- 1 or more of the following changes to a plan
- 1 or more of the following variations to a proposed plan
- 1 or more of the following notices of requirement for a designation or to alter a designation
- 1 or more of the following notices of requirement for a heritage order or to alter a heritage order

Provide details of the matter or matters. Please include the page number(s) where this information is included (eg, Volume 1, pages 1 to 10):

*A full list of resource consents sought by the NZTA is contained within Part D, Chapter 6 of the AEE Report, Volume 2.*

The matter consists of one or more applications for resource consent, or an application to change or cancel the conditions of a resource consent, or a notice of requirement to alter a designation, or a notice of requirement to alter a heritage order,

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and relates to an activity that is part of a proposal of national significance in relation to which one or more matters have already been subject to a direction under section 142(2) or 147(1)(a) or (b) (please tick):

- yes  
 no

**Additional information that will help us in processing your application:**

If Yes, please provide the following information to identify the matter for which a direction by the Minister under section 142(2) or 147(1)(a) or (b) has been made:

Project name:

EPA reference number:

EPA Project Leader:

The matter relates (please tick one):

- wholly to the coastal marine area  
 partly to the coastal marine area  
 does not relate to the coastal marine area.

Please note, if the matter relates wholly to the coastal marine area references to the Minister in this form should be read as the Minister of Conservation. If the matter relates to the coastal marine area in part, references to the Minister in this form should be read as the Minister for the Environment and Minister of Conservation.

Please confirm that you wish the Minister to make a direction under section 147(1)(a) or (b) to refer the matter to a board of inquiry or to the Environment Court for decision, on the grounds that the matter is or is part of a matter of national significance. Please indicate your preference (tick):

- a direction to refer the matter to a board of inquiry  
 a direction to refer the matter to the Environment Court.

Please note the Minister will only direct the matter to a board of inquiry or the Environment Court for decision if they consider that the matter is, or is part of, a proposal of national significance. In deciding whether a matter is, or is part of, a proposal of national significance the Minister may have regard to any relevant factor, including the factors set out in section 142(3) of the RMA.

It would be helpful for you to indicate whether, in your view, any of the following factors are relevant to this matter (tick factors of relevance):

- the matter has aroused widespread public concern or interest regarding its actual or likely effect on the environment (including the global environment)  
 the matter involves, or is likely to involve, significant use of natural and physical resources  
 the matter affects, or is likely to affect, a structure, feature, place, or area of national significance

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- the matter affects, or is likely to affect, or is relevant to, New Zealand's international obligations to the global environment
- the matter results, or is likely to result, in or contribute to, significant or irreversible changes to the environment (including the global environment)
- the matter involves, or is likely to involve, technology, processes, or methods that are new to New Zealand and that may affect its environment
- the matter is, or is likely to be, significant in terms of section 8
- the matter will assist the Crown in fulfilling its public health, welfare, security, or safety obligations or functions
- the matter affects, or is likely to affect, more than one region or district
- the matter relates to a network utility operation that extends or is proposed to extend to more than one district or region
- other relevant factor(s).

Please provide reasons why you consider that the selected factors support your application to have a direction made in relation to the matter. Please include the page number(s) where these reasons are provided (eg, Volume 1, pages 1 to 10) in the application documents or with references to other correspondence sent to the EPA:

*Refer to Part A, Chapter 1 of the AEE Report, Volume 2*

Please provide the further views of the applicant regarding whether the matter should be referred to a board of inquiry or the Environment Court and any other recommendations sought as to the course of action. Please include the page number(s) where these reasons are provided (eg, Volume 1, pages 1 to 10):

*Refer to Part D, Chapter 6 of the AEE Report, Volume 2*

Please note that the applicant's views will be considered but will not determine the recommendation of the EPA or the Minister's direction.

## Part III: Additional Optional Information

**This part of the form includes additional information that will help in processing the application.**

If would be helpful to provide the following information:

- a list of the local authorities under whose administrative jurisdiction resource consent is required, and any staff members that the proposal has been discussed with. Please include the page number(s) where this information is included, if provided (eg, Volume 1, pages 1 to 10):

*Resource consents are required from Canterbury Regional Council under Canterbury Regional Plans and from Selwyn District Council and Christchurch City Council in accordance with the National Environmental Standard for Assessing and Managing Contaminants in Soil to Protect Human Health. A list of consents applied for is provided in Part D, Chapter 6 of the AEE Report, Volume 2.*

*The Project has been discussed with:*

- *Tim Harris (Selwyn District Council);*
- *Dion Douglas (Christchurch City Council); and*
- *Richard Purdon (Canterbury Regional Council).*

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- a record of any consultation you have undertaken with any persons who may be potentially adversely affected by the proposal. Please include the page number(s) where this information is included, if provided (eg, Volume 1, pages 1 to 10):

*Extensive consultation has been undertaken with the community and key stakeholders, including directly affected landowners. Part F of the AEE Report, Volume 2, provides a record of the consultation process that has been undertaken, including the feedback received and how this was considered in the development of the Project.*


- a list of persons who are potentially adversely affected by the proposal. If written approvals have been received from any potentially affected parties please attach these. Please include the page number(s) where this information is included, if provided (eg, Volume 1, pages 1 to 10):

*Refer to the Land Requirement Plans and Schedule, Volume 5.*

## Part IV: Signature

I hereby certify that, to the best of my knowledge and belief, the information given in this application is true and correct.

I understand that the EPA can recover its actual and reasonable costs associated with processing this application.


COLIN J KWAGGS
19/10/12

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Signature of applicant (or person authorised to sign on behalf of application)      Date

Address for service: New Zealand Transport Agency

PO BOX 1479

CHRISTCHURCH 8140

Telephone: 03 964 2800

Email: [natasha.sitarz@ntza.govt.nz](mailto:natasha.sitarz@ntza.govt.nz)

Fax: 03 964 2793

Contact person: Natasha Sitarz, Senior Planning Advisor

### Additional contact information that would help us process your application:

Additional contact representative: Jo Appleyard

Service (ie, legal): Chapman Tripp, Legal counsel to the NZTA

Address: 245 Blenheim Road, PO Box 2510, Christchurch 8041

Telephone: +64 3 353 0022/ +64 27 444 7641

Email: [Jo.Appleyard@chapmantripp.com](mailto:Jo.Appleyard@chapmantripp.com)

Billing address: NZTA, Airport Business Park, Unit C, 92 Russley Road, PO BOX 1479, Christchurch

Telephone: +64 3 964 2800

Email: [natasha.sitarz@nzta.govt.nz](mailto:natasha.sitarz@nzta.govt.nz)

Fax: +64 3 964 2793



Contact person: Natasha Sitarz

**Note to applicant**

You may apply for two or more resource consents that are needed for the same activity on the same form.

You must pay the charge payable to the consent authority for the resource consent application under the Resource Management Act 1991 (if any). If the application is for a coastal permit for a restricted coastal activity, you must also pay the application fee stated in Schedule 2 of the Resource Management (Forms, Fees, and Procedure) Regulations 2003.

You may be required to pay actual and reasonable costs incurred in dealing with this matter. You should refer to section 149ZD of the Resource Management Act 1991 for further details.

If the Environmental Protection Authority determines that the application for resource consent is incomplete it may return the request.

You must serve the relevant local authority with notice of this matter together with notice of its lodgement with the Environmental Protection Authority.

