## RESOURCE CONSENT CERTIFICATE

**Resource Consent:** AUTH137795.01.01 File Number: 60 25 28A Pursuant to the Resource Management Act 1991, the Regional Council hereby grants consent to: Hauraki District Council - Paeroa Office PO Box 17 Paeroa 3640 (hereinafter referred to as the Consent Holder) **Consent Type:** Discharge Permit **Consent Subtype:** Water - other **Activity authorised:** To discharge processed water from the Waitakaruru Water Treatment Plant to an unnamed tributary of the Waitakaruru River. Location: 5 Back Miranda Road - Waitakaruru Map reference: NZTM 1809562 E 5873598 N **Consent duration:** This consent will commence on the date of decision notification and expire on 12 June 2052.

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Subject to the conditions overleaf:

## **CONDITIONS**

- The activities authorised by this resource consent shall be undertaken in general accordance with
  the application for this resource consent (WRC Doc# 9732770), titled "Resource Consent Application

   Discharge Consent For Waitakaruru Water Treatment Plant", prepared by Harrison Grierson
  Consultants Ltd, except where otherwise required in the resource consent conditions below. Where
  there is any discrepancy between the application documents and the resource consent conditions
  then the conditions below shall prevail.
- 2. No more than 923m³/d (923 cubic metres a day) at a rate of 30L/s (30 litres per second) of backwash water shall be discharged from the site to the stormwater drain.
- 3. The consent holder shall install a flow meter at the point of discharge to the stormwater drain that records daily flows. The meter shall have a reliable calibration to water flow which shall be maintained to an accuracy of +/- 5%.
- 4. The water meter shall be recalibrated every 5 years and have an accuracy of +/- 5%. The calibration certificate shall be provided to the Waikato Regional Council within one month of testing.
- 5. Daily flow meter readings shall be provided to the Waikato Regional Council in a six monthly report due 31 March and 30 September each year.
- 6. The pH in the final pond shall be between 6.5 and 8.
- 7. Sampling of the pH in the final pond shall be undertaken weekly and provided to the Waikato Regional Council in a six monthly report due 31 March and 30 September each year.
- 8. Total suspended solids, at the discharge point from the final pond to the stormwater drain shall not exceed 30mg/L (30 milligrams per litre) with the exception of the four annual exceedances where total suspended solids exceed 30mg/L (30 milligrams per litre) and one annual exceedance where total suspended solids exceed 50mg/L (50 milligrams per litre).
- Dissolved Aluminium at the discharge point from the final pond to the stormwater drain shall not exceed 0.15g/m³ with the discharge not exceeding a median of 0.09 g/m³ over 12 samples within a 12 month calendar year.
- 10. Sampling for Total Suspended Solids and Dissolved Aluminium, at the discharge point from the final pond to the stormwater drain shall be undertaken monthly and provided to the Waikato Regional Council in a six monthly report due 31 March and 30 September each year.
- 11. All sample quality analyses, with the exception of pH in Condition 6, shall be undertaken by an IANZ accredited or equivalent laboratory. All methods used shall be appropriate for the backwash analyses undertaken.
- 12. The Waikato Regional Council may serve notice on the consent holder under section 128(1) of the Resource Management Act 1991, may in 2022, 2027, 2032, 2037, 2042, 2047 and 2052 of its intention to review the conditions of this resource consent for the following purposes:
  - To review the effectiveness of the conditions of this resource consent in avoiding or mitigating
    any adverse effects on the environment from the exercise of this resource consent and if
    necessary to avoid, remedy or mitigate such effects by way of further or amended conditions or
    by adoption of relevant technical advancements, or
  - ii) To review the adequacy of and/or the necessity for monitoring undertaken by the consent

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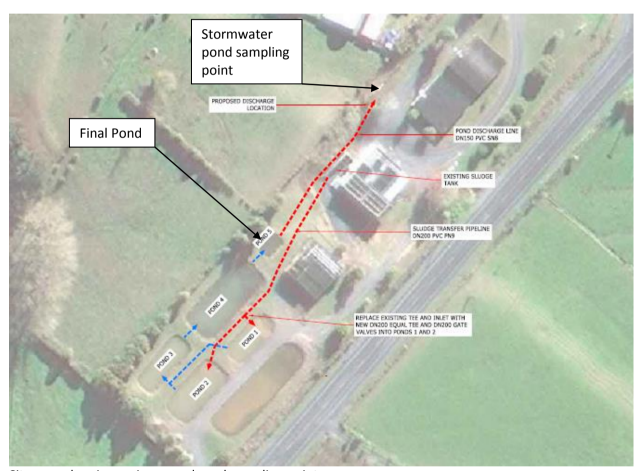
holder.

iii) If necessary and appropriate, to require the holder of this resource consent to adopt the best practicable option to reduce the effects of the discharge.

Costs associated with any review of the conditions of this resource consent will be recovered from the consent holder in accordance with the provisions of section 36 of the Resource Management Act 1991.

In terms of s116 of the Resource Management Act 1991, this consent commences on 30 November 2017.

## Appendix 1



Site map showing various ponds and sampling points.

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## **Advice notes**

- 1. In accordance with section 125 RMA, this consent shall lapse five (5) years after the date on which it was granted unless it has been given effect to before the end of that period.
- 2. This resource consent does not give any right of access over private or public property. Arrangements for access must be made between the consent holder and the property owner.
- 3. This resource consent is transferable to another owner or occupier of the land concerned, upon application, on the same conditions and for the same use as originally granted (s.134-137 RMA).
- 4. The consent holder may apply to change the conditions of the resource consent under s.127 RMA.
- 5. The reasonable costs incurred by Waikato Regional Council arising from supervision and monitoring of this/these consents will be charged to the consent holder. This may include but not be limited to routine inspection of the site by Waikato Regional Council officers or agents, liaison with the consent holder, responding to complaints or enquiries relating to the site, and review and assessment of compliance with the conditions of consents.
- 6. Note that pursuant to s332 of the RMA 1991, enforcement officers may at all reasonable times go onto the property that is the subject of this consent, for the purpose of carrying out inspections, surveys, investigations, tests, measurements or taking samples.
- 7. If you intend to replace this consent upon its expiry, please note that an application for a new consent made at least 6 months prior to this consent's expiry gives you the right to continue exercising this consent after it expires in the event that your application is not processed prior to this consent's expiry.

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