

## Application for Resource Consent: Land Use

Resource Management Act 1991 - Form 9

Submit this form online at: <u>onlineservices.ccc.govt.nz</u>; or Email to: <u>resourceconsentapplications@ccc.govt.nz</u>; or

Deliver to: Resource Consents Unit, Christchurch City Council, 53 Hereford Street, Christchurch; or

Send to: Resource Consents Unit, Christchurch City Council, PO Box 73013, Christchurch Mail Centre, Christchurch, 8154

For enquiries phone: (03) 941 8999 or email <a href="mailto:DutyPlanner@ccc.govt.nz">DutyPlanner@ccc.govt.nz</a>

## About this form

This form is used to apply for a land use consent under Section 88 of the Resource Management Act 1991. It must be accompanied by plans and other supporting information.

A deposit must be paid before processing will commence (refer to the Resource Management <u>Fee Schedule</u>). We will issue an invoice when the application has been received.

Applications are checked for completeness prior to acceptance. Please ensure that you have compiled your documents carefully to avoid delays accepting your application. A checklist is included at the end of this form.

Please also refer to the important information contained in Sections 13 and 14 of this form.

1. Pre-application advice  Have you had a pre-application meeting  If yes, what was the name of the planne  Date of pre-application meeting / advice  Pre-application reference number:	r or other staff member(s)?	ff about this proposal?	? □ Yes	□ No
2. Application site				
Street address:				
Legal description:				
to which the Council is a party <a href="https://www.linz.govt.nz/land">https://www.linz.govt.nz/land</a> OR		and Information New rd/land-record-order-he Council obtain the	Zealand: form Record of Title and	
3. Applicant				
Please note that the applicant is responsible the Council's practice to communicate with be		n, unless specified otherv	vise in Section 5. Whe	re there is an agent, it is
Full name (including middle name):				
OR				
Registered Company / Trust /				
Organisation name:				
Contact person / Trustee names:		Mobils		
Landline:		Mobile :		
Email:				

Postal Address:					
The applicant is the:	□ Owner	☐ Occupier	□ Lessee	☐ Prospective purchaser	of the application site
☐ Other (please specify):					
4. Agent					
Name of agent:				Landline:	
Name of firm:				Mobile:	
Email:					
Postal Address:					
5. Invoicing detail	S				
All consent-related invoice	es are to be ma	de out to:			
☐ Applicant (Their full detai	ls must be provic	led in section 3 abo	ve)		
□ Agent					
☐ Existing 'on-account' cu	ıstomer	Account custo	omer name:		
☐ Other (specify below)					
Name:				Email:	
Postal Address:					
Note: Any refunds will be paid	to the receipted i	name.			
6. Description of p  Describe the proposed act		ied out on the sit	e (e.g. to build a r	new dwelling with attached garag	ge):
7. Rules not comp	lied with				
The overall activity status		rict Plan / NFS is:	☐ Controll	ed 🔲 Restricted disc	retionary
The overall delivity status	under the bist	1001 10117 1423 13.	☐ Discretion		
List all the areas of non-co	mpliance with	the rules in the (	Christchurch Dist	rict Plan and any relevant Nation	nal Environmental Standard:
(use additional pages if necess				<u> </u>	

8. Assessment of Effects			
Assessment of any effects on the e	environment in accordance with Schedule 4 of the Resource Management	: Act 1991.	
•	covers all the matters of discretion or control in the <u>District Plan</u> and NES for a level of detail that corresponds with the scale and significance of the effect additional pages if necessary).		
9. National Environmen	t Standard (NES)		
This section relates to the <u>National</u> (NES).	ıl Environmental Standard for Assessing and Managing Contaminants in S	Soil to Protect Hu	man Health
_	rolling soil disturbance, change of use, subdivision and removal/repla be been used either now or in the past for a hazardous activity or industry ( oil.		_
Please answer the following quest	ions to determine whether the NES applies to your proposal.		
	vironment Canterbury's Listed Land Use Register (LLUR)? ase include a copy of the LLUR statement with your application.	□Yes	□No
If the site is not listed on the LLUR	, is an activity described on the Hazardous Substances and Industries		
List (HAIL) currently being undertallikely than not to have ever been u	aken on the piece of land to which this application relates, or is it more undertaken on the land?	□Yes	□No
The HAIL list is available at: https://	//environment.govt.nz/publications/hazardous-activities-and-		
industries-list-hail/ Type of HAIL activity:			
	ove questions is YES, then the NES <u>may</u> apply, depending on the prope	osed activity. Pla	ease identify
whether the application involve			suse ruerruny
Will the proposed activity involve	disturbance of more than 25m³ of soil (per 500m² of disturbed area)?	□Yes	□No
Volume of soil disturbance:			

	- th F 2 - f!! / F00 2 - f -!!t		
the site?	e than 5m³ of soil (per 500m² of disturbed area) from	□Yes	□No
Volume of soil removal:			
Does the application involve changing the use of t			
subject to a HAIL activity, is reasonably likely to he orchard to residential)	arm human health? (e.g. service station to office,	□ Yes	□ No
Does the application involve removing or replacing	ng a fuel storage system or parts of it?	□Yes	□No
Does the application involve subdivision of the la	nd?	□Yes	□No
<ul> <li>Changing the land use or subdividing th not complied with. These include provis practitioner.</li> </ul>	tions is also YES, then the NES <u>will</u> apply.  the specified volumes requires resource consent.  the land will require resource consent if the permitted activation of a Preliminary Site Investigation carried out by a surple system will require consent if the permitted activity reconsent.	itably qualified a	nd experienced
Does the proposed activity require resource co	nsent under the NES?	□Yes	□No
If the answer is YES, an assessment of the application Environment (refer Section 10 above). A Detailed Section 10 above (refer Section 10 above).	tion under the NES must be provided as part of your Asse Site Investigation may be required.	ssment of Effects	on the
10. Other applications			
Resource consents: Have you applied for or obta the Christchurch City Council or Environment Can	ined any other resource consents for this project from interbury?	□Yes	□No
If yes, what type of consent and the application no	umber?		
Building consent: Have you applied for a Project for this project?	Information Memorandum (PIM) or a building consent	□ Yes	□No
If yes, what is the BCN number?			
in you, what is the boly humber!			
_ ·			
11. Development Contributions			
11. Development Contributions	ent of levies under the Council's <u>Development Contribut</u>	ions Polic <u>y</u> .	
11. Development Contributions The following information is required for assessm Gross floor area means the total internal floor area of a least	nent of levies under the Council's <u>Development Contribut</u> building, measured from the exterior faces of the exterior walls, or tine floors and internal balconies, plus garaging and potentially ha	from the centre line	
11. Development Contributions The following information is required for assessm Gross floor area means the total internal floor area of a laseparating two buildings or tenancies, including mezzanis Impervious surface area means the area of a lot that is of	building, measured from the exterior faces of the exterior walls, or ine floors and internal balconies, plus garaging and potentially ha covered by a hard surface that does not allow water to penetrate to includes all areas of impervious surfaces as defined in the Christo	from the centre line abitable accessory b to ground and there	uildings. fore must have
11. Development Contributions The following information is required for assessm Gross floor area means the total internal floor area of a laseparating two buildings or tenancies, including mezzani Impervious surface area means the area of a lot that is a drainage to allow water to be removed from the site. This roof area and any areas that are or will be compacted grant Residential development The use of land or buildings for living accommodation.	building, measured from the exterior faces of the exterior walls, or ine floors and internal balconies, plus garaging and potentially has covered by a hard surface that does not allow water to penetrate a sincludes all areas of impervious surfaces as defined in the Christopavel.  Attion purposes including residential units, serviced apartation in a residential unit, but excluding retirement villages.	from the centre line abitable accessory b o ground and there church District Plan, ments and unit/s	uildings. fore must have and also includes
11. Development Contributions The following information is required for assessm Gross floor area means the total internal floor area of a laseparating two buildings or tenancies, including mezzanic Impervious surface area means the area of a lot that is a drainage to allow water to be removed from the site. This roof area and any areas that are or will be compacted grades Residential development The use of land or buildings for living accommodated development, and short-term visitor accommodated.	building, measured from the exterior faces of the exterior walls, or ine floors and internal balconies, plus garaging and potentially has covered by a hard surface that does not allow water to penetrate a sincludes all areas of impervious surfaces as defined in the Christopavel.  Attion purposes including residential units, serviced apartation in a residential unit, but excluding retirement villages.	from the centre line abitable accessory b o ground and there church District Plan, ments and unit/s	uildings. fore must have and also includes
11. Development Contributions The following information is required for assessm Gross floor area means the total internal floor area of a list separating two buildings or tenancies, including mezzanic Impervious surface area means the area of a lot that is a drainage to allow water to be removed from the site. This roof area and any areas that are or will be compacted grades.  Residential development The use of land or buildings for living accommodated development, and short-term visitor accommodated accommodation such as hotels, motels and hosters.	building, measured from the exterior faces of the exterior walls, or ine floors and internal balconies, plus garaging and potentially has covered by a hard surface that does not allow water to penetrate a sincludes all areas of impervious surfaces as defined in the Christopavel.  Attion purposes including residential units, serviced apartation in a residential unit, but excluding retirement villages.	from the centre line abitable accessory b to ground and there thurch District Plan, ments and unit/st as and travellers'	uildings. fore must have and also includes
11. Development Contributions The following information is required for assessm Gross floor area means the total internal floor area of a laseparating two buildings or tenancies, including mezzanic Impervious surface area means the area of a lot that is a drainage to allow water to be removed from the site. This roof area and any areas that are or will be compacted grades Residential development The use of land or buildings for living accommodated development, and short-term visitor accommodated accommodation such as hotels, motels and hosted Existing number of residential units:  Number of existing residential units to be	building, measured from the exterior faces of the exterior walls, or ine floors and internal balconies, plus garaging and potentially has covered by a hard surface that does not allow water to penetrate a sincludes all areas of impervious surfaces as defined in the Christic lavel.  Attion purposes including residential units, serviced apartition in a residential unit, but excluding retirement villages.	from the centre line abitable accessory b to ground and there thurch District Plan, ments and unit/st as and travellers'	uildings. fore must have and also includes
11. Development Contributions The following information is required for assessm Gross floor area means the total internal floor area of a laseparating two buildings or tenancies, including mezzant Impervious surface area means the area of a lot that is a drainage to allow water to be removed from the site. This roof area and any areas that are or will be compacted grades.  Residential development The use of land or buildings for living accommodated development, and short-term visitor accommodated accommodation such as hotels, motels and hoster Existing number of residential units: Number of existing residential units to be demolished or removed:	building, measured from the exterior faces of the exterior walls, or ine floors and internal balconies, plus garaging and potentially has covered by a hard surface that does not allow water to penetrate a sincludes all areas of impervious surfaces as defined in the Christic lavel.  Attion purposes including residential units, serviced apartition in a residential unit, but excluding retirement villages.	from the centre line abitable accessory b to ground and there thurch District Plan, ments and unit/st as and travellers'	uildings. fore must have and also includes
11. Development Contributions  The following information is required for assessme Gross floor area means the total internal floor area of a laseparating two buildings or tenancies, including mezzanic Impervious surface area means the area of a lot that is a drainage to allow water to be removed from the site. This roof area and any areas that are or will be compacted grades Residential development  The use of land or buildings for living accommodated development, and short-term visitor accommodated accommodation such as hotels, motels and hosted Existing number of residential units:  Number of existing residential units to be demolished or removed:  Number of proposed residential units:  Gross floor area (m²) of each proposed	building, measured from the exterior faces of the exterior walls, or ine floors and internal balconies, plus garaging and potentially has covered by a hard surface that does not allow water to penetrate as includes all areas of impervious surfaces as defined in the Christic lavel.  Action purposes including residential units, serviced apartition in a residential unit, but excluding retirement village less.  Demolition / removal da	from the centre line abitable accessory b to ground and there thurch District Plan, ments and unit/st as and travellers'	uildings. fore must have and also includes

Existing:  Gross floor area (GFA) for each existing land use activity:		Proposed:  Gross floor area (GFA) for each proposed land use activity:		
	m <sup>2</sup>		m <sup>2</sup>	
	m <sup>2</sup>		m²	
	m <sup>2</sup>		m <sup>2</sup>	
	m <sup>2</sup>		m <sup>2</sup>	
	m <sup>2</sup>		m²	
Existing impervious surface area:*	m <sup>2</sup>	Proposed impervious surface area:	m²	
incurred in processing this application.  All of the information provided with this submitted as part of an application is recorganisations, media and other units of	application is, to the best of quired to be kept available fo	that the Council will invoice all costs actually a my knowledge, true and correct. I understand the public record, therefore the public (including be) polication, once submitted. It may also be made a lication please let us know.	nat all information ousiness	
on the Council's website. If there is sensi				
on the Council's website. If there is sensi	orised to sign on behalf of ap	plicant):		
		plicant): t name		

## 13. Fee information

The required deposit must be paid before processing of the application will start. A further invoice will be issued when processing has been completed if the cost of processing exceeds the deposit paid. If the processing cost is less than the deposit a refund will be issued to the person who paid the fee.

Where the application fee is to be charged to an account holder no deposit is required. Instead the actual fees will be invoiced on completion of processing.

Interim invoices may be issued on a monthly basis, including where the applicant is an account holder.

works/privacy-statement/. If you would like to request access to, or correction of, your details, please contact us.

The Resource Management Fee Schedule can be viewed at: <a href="https://ccc.govt.nz/consents-and-licences/resource-consents/resource-management-fees/">https://ccc.govt.nz/consents-and-licences/resource-consents/resource-management-fees/</a>

DEBT RECOVERY – Where an invoiced amount has not been paid by the stated due date, the Council may commence debt recovery action. The Council reserves the right to charge interest, payable from the date the debt became due, and recover costs incurred in pursuing recovery to the debt.

MONITORING FEES – Please note that if this application is approved you will be required to meet the costs of monitoring any conditions applying to the consent, pursuant to Section 35 of the Resource Management Act 1991.

DEVELOPMENT CONTRIBUTIONS – Your development, if granted, may also incur development contributions under the Local Government Act 2002 in accordance with the Council's Development Contributions Policy. Any development contributions payable will be invoiced to the applicant.

## 14. Additional notes for the applicant

- 1. This application is for resource consent under the Resource Management Act 1991. When processing the application the Council can only consider relevant matters under the Resource Management Act. Please be aware that there may be a range of other matters which could affect your ability to carry out the proposed development or activity, and it is your responsibility to investigate these.
- 2. If your proposal involves building work or change of use of a building you may also require a building consent under the Building Act 2004. This must be applied for separately. Dependant on the nature of the proposal, other consents or licences may also be required under such legislation as the Health Act 1956 and the Sale of Liquor Act 1989.
- 3. You can apply for two or more resource consents that are needed for the same activity on the same form.
- 4. The written approval of persons the Council considers may be adversely affected by the proposal may be required as part of the application, if it is to be processed on a non-notified basis. This will be determined after the application has been lodged and assessed, and a site visit carried out.
- 5. Consultation with neighbours and other affected persons is at the discretion of and is the responsibility of the applicant.
- 6. The costs incurred in receiving and checking incomplete applications are invoiced to the applicant. To avoid delays and cost please ensure that you submit a complete application.
- 7. If further information is required after your application is accepted, you will be advised as soon as possible and processing of the application will be suspended until the information is received.
- 8. Please make sure all of the information supplied is accurate. Inaccurate information can cause difficulties at a later date, such as additional costs, delays and legal proceedings initiated by the Council and/or by other persons.
- $9. \hspace{0.5cm} \textbf{If resource consent is granted the applicant has a legal obligation to comply with any conditions of the consent.} \\$

03 941 8999

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ccc.govt.nz