TRIM: 201130161864 / RC205104-06





WAIMAKARIRI

DISTRICT COUNCIL

3 0 NOV 2020

RECEIVED:

To:

FORM520: SUBMISSION ON RESOURCE CONSENT APPLICATIONS

SECTION 96 RESOURCE MANAGEMENT ACT (RMA) 1991

TO:

Consents Hearings

Environment Canterbury

PO Box 345 Christchurch 8140

Ph: (03) 353 9007

Fax: (03) 365 3194

OR:

Email: hearings@ecan.govt.nz

OR:

submit by completing an on-line form at:

https://www.ecan.govt.nz/do-it-online/resource-consents/notifications-and-submissions/notified-consents/.

9.	SUBMISSIONS CLOSE: 5.00pm	FRIDAY 27 NOVEMBE	R 2020			
A. PERSON/GROUP/C	DRGANISATION MAKING SUBI	MISSION				
Full name of submitter:	Pauline and Mur	Ray Giles				
Postal address for Service:		, J		Postcode:		
Contact Phone:	Private: N/A	Work: /V / A	Cell:	•		
Email Address:						
Contact Person:	Pauline ailes	-				
Information about this res	ource consent process, including ar	ny details relating to a hea	ring will be	sent via email		
:- Please tick this box	if you do not wish to receive commu	unications via email.				
Name of applicant:	TAGGART EARTHMO	TAGGART EARTHMOVING LIMITED				
Site Address:	RANGIORA RACECOL	RANGIORA RACECOURSE, 309 WEST BELT, RANGIORA				
1.Applications to: Canterb	oury Regional Council			¥		
☑ CRC204106 -	☑ CRC204107 discharge contaminants to air					
☑ CRC204143 -	discharge contaminants to land	☐ CRC211629 – wa	ter permit			
☐ I/We support the above application		☑ I/We oppose the above application				
☐ I/We are neutr	ral to the application(neither support	or oppose)			•	
2. Applications to: Waima RC205104 –	kariri District Council land use to establish, maintain and	operate an aggregate qua	arry			
☐ I/We support the above application		☐ I/We oppose the above application				
☐ I/We are neutr	ral to the application(neither support	or oppose)				

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CRC204106 - land use to excavate

Please attach additional pages if required.

CRC204107 - discharge contaminants to Air

CRC 204143 - discharge contaminants to land	
4. The reasons for making my/our submission are: (state in summary the nature of your submission, giving real	sons)
The resulting contaminants to air and the implications to ou	IR
health as a result of inhaling silica dust. Pauline is an asth.	mah
Clean air was the reason for our move to Rangiora 4 years ago	2
for one retirement a out of the Christchurch City smag due to	
that affect on Pauline's Asthma. The high degree of air contamin	nante
will affect our every day life as the predominant winds will can the silica dust directly to our home. The stress is now causia health issues namely anxiety knowing this is a possibility.	rky
The Silica dust directly to our home. The stress is now causia	9
health issues namely anxiety knowing this is a possibility.	
The moise will be an ongoing issue.	
The discharge of contaminants to the land will reach the water supply a affect life in the luture	1
5. I/we wish the consent authority to make the following decision: (give details, including the general nature of any conditions sought.)	f
We appose the application based on the	man in the plant of the last
:- discharge of contaminants to the AIR & LAND.	
:- the longterm affect will be on neighbouring residents of plans	ehies
:- The longteen alled on the Residents in Kymans Retirement i	Villa
With very uninerable residents with varying health issues.	
We appose the application based on the :- discharge of contaminants to the AIR & LAND. :- the longterm affect will be on neighbouring residents & plrops:- the longtern affect on the residents in Rymans Retirement is with very uninerable residents with varying health issues. These residents do not have choices to avoid the ongoing is this project will create.	sues
ins project will cheate.	

3. The specific parts of the application that mylour submission relates to are: (detail the specific activities or effects)

I/we **do** wish to be heard in support of my/our submission* (Note: this means you wish to speak in support of your submission at the hearing) *If others make a similar submission, I will consider presenting a joint case with them at the hearing ☐ Yes ☐ No (Note: this means you cannot speak at the hearing, however you will retain your right to appeal any decision to the Environment Court on any decision made by the Councils.) 7. \Box \text{I/we am/are} a trade competitor for the purposes of section 308B of the Resource Management Act 1991. I/We am/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. 8. I/we request, pursuant to section 100A of the Resource Management Act 1991, that you delegate your functions, powers and duties to hear and decide the application to 1 or more hearings commissioners who are not members of the local authority. \(\subseteq \text{Yes} \subseteq \text{No} \) 27/11/2020 Date Signature Notes to the submitter: 1. The person making this submission must send a copy to the applicant as soon as reasonably practicable after serving Environment Canterbury 2. A list of all submissions received will be provided to the applicant 3. Please be aware that third parties may request a copy of submissions received and that request is subject to the Local Government Official Information and Meetings Act 1987. 4. 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. 5. 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. 6. 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): a. 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: d. 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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