SUBMISSION

I am very concerned about the application from Taggarts to operate a quarry at the Rangiora Racecourse. I fail to understand how a Rangiora company could ask consent to 'discharge contaminants to air' (CRC204107 ECAN) when Rangiora is a Free Air Zone. Ecan and The Rangiora council have stated on the website they are fully supported of the Free Air Zone and are enforcing this standard. Ecan has offered financial assistance to rate payers, in a move to have as many people as possible to comply with the 'Healthier Homes Canterbury' policy, be able to install low emission burners.

Having a quarry in the areawill increase dust, this quarry dust will be silica, known to be very dangerous if continually inhaled. This is not suitable to a 'Clean Air Zone'.

The health effects of everyone in the area are at risk.

Conditions if approved

Independent monitoring of air quality be set up, at the cost to Taggarts.

Special sprinkler systems completely around the whole site be installed and automated, especially after hours, so the community is protected. As part of Taggarts set-up conditions and at their cost.

I fully OPPOSE this application.





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/.

Full name of submitter:	Shayne Saun	2000		
Postal address for		00.3		·;
Service:				Postcode:
Contact Phone:	Private:	Work:	Cell:	<u> </u>
Email Address:		4	<u> </u>	i
Contact Person:	Shayne Saunders)		The translation of the second
	urce consent process, including a	iny details relating to	a hearing will be	sent via email
	you do not wish to receive comm	iunications via email	•	
ame of applicant:	TAGO 1 DO 1			
	TAGGART EARTHM			
	TAGGART EARTHM RANGIORA RACECO		BELT, RANGIOR	A
te Address: Applications to: Canterbu	RANGIORA RACECO		BELT, RANGIOR	A
te Address: Applications to: Canterbu	RANGIORA RACECO	URSE, 309 WEST E		
Applications to: Canterbut	RANGIORA RACECO	OURSE, 309 WEST E	BELT, RANGIOR discharge conta multiple water permit	
Applications to: Canterbut CRC204106 – la	ry Regional Council and use to excavate ischarge contaminants to land	CRC204107	discharge conta — water permit	minants to air
Applications to: Canterbut CRC204106 – Ia CRC204143 - di	RANGIORA RACECO TY Regional Council and use to excavate ischarge contaminants to land e above application	CRC204107 CRC211629	discharge conta	minants to air
☐ I/We support the	ry Regional Council and use to excavate ischarge contaminants to land	CRC204107 CRC211629	discharge conta — water permit	minants to air
ite Address: Applications to: Canterbur CRC204106 – Ia CRC204143 - di	RANGIORA RACECO TY Regional Council and use to excavate ischarge contaminants to land e above application	CRC204107 CRC211629	discharge conta — water permit	minants to air
Applications to: Canterbut CRG204106 – la CRC204143 - di I/We support the	ry Regional Council and use to excavate ischarge contaminants to land above application to the application(neither suppor	CRC204107 CRC211629	discharge conta — water permit	minants to air
Applications to: Canterbut CRC204106 – la CRC204143 - di I/We support the	ry Regional Council and use to excavate ischarge contaminants to land above application to the application(neither suppor	CRC204107 CRC211629 I//We oppose t or oppose)	discharge conta — water permit the above applic	minants to air
Applications to: Canterbut CRC204106 – la CRC204143 - di I/We support the I/We are neutral	ry Regional Council and use to excavate ischarge contaminants to land e above application to the application(neither suppor	CRC204107 CRC211629 Vi/We oppose t or oppose) operate an aggrega	discharge conta — water permit the above applic	minants to air

6.	☐ 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 \square Yes \square No
	☑ I/we do not wish to be heard in support of my/our submission
	(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.	Thus among a trade competitor for the numbered of costion 2000 of the Decourse Management Act 4004
Ι.	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. \square Yes \square No
=	
	20-11-2020
Sig	gnature

Notes to the submitter:

- 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
- 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:
 - b. it discloses no reasonable or relevant case:
 - c. 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:
 - e. 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.