



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/.

SUBMISSIONS CLOSE: 5.00pm FRIDAY 27 NOVEMBER 2020

A. PERSON/GROUP/ORGANISATION MAKING SUBMISSION

Full name of submit	ter: Alotta Dult	Alotta Dull			
Postal address for Service:				Postcode:	
Contact Phone:	Private:	Work:	Cell:		
Email Address:			www.s.t.W.in Technology va		
Contact Person:					
Information about this	s resource consent process, includi	ng any details relating	to a hearing will be	sent via email	
: - Please tick this	box if you do not wish to receive or	ommunications via ema	ail.		
Name of applicant: TAGGART EARTHMOVING LIMITED					
Site Address:	RANGIORA RACECOURSE, 309 WEST BELT, RANGIORA				
1.Applications to: Car	nterbury Regional Council	4			
CRC2041	06 - land use to excavate	CRC2041	CRC204107 discharge contaminants to air		
CRC2041	43 - discharge contaminants to land	d 🗌 CRC2116	CRC211629 – water permit		
	oort the above application		I/We oppose the above application		
I/We are neutral to the application(neither support or oppose)					
2. Applications to: Wa	aimakariri District Council				
RC205104 – land use to establish, maintain and operate an aggregate quarry					
	ort the above application neutral to the application(neither su		☑ I/We oppose the above application or oppose)		

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

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4. The reasons for making my/our submission are: (state in summary the nature of your submission, giving reasons)

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5. I/we wish the consent authority to make the following decision: (give details, including the general nature of any conditions sought.)

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Please attach additional pages if required.

6. 1/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 very Yes very 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. 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.
- 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.
 Yes No

10/11/20

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:
 - 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.