



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

DCANICATION MAKING SUBM	NOISSIN	
Penny Saltan è	Jen Davis Salton	
	Postcode:	
Private:	Vork: Cell:	
10/10/2 1/2		
Penny Salton		
ource consent process, including an	y details relating to a hearing will be sent via email	
if you do not wish to receive commu	unications via email.	
TAGGART EARTHMO	OVING LIMITED	
RANGIORA RACECOURSE, 309 WEST BELT, RANGIORA		
oury Regional Council		
	CRC204107 discharge contaminants to air	
discharge contaminants to land	☐ CRC211629 – water permit	
the above application	I/We oppose the above application	
ral to the application(neither support	or oppose)	
	· ·	
akariri District Council		
t t t table maintain and	operate an aggregate quarry	
land use to establish, maintain and	oporate an agg. again quant,	
the above application	I/We oppose the above application	
	Private: Penny Salton ource consent process, including and if you do not wish to receive community TAGGART EARTHMO RANGIORA RACECOL oury Regional Council land use to excavate discharge contaminants to land the above application tral to the application(neither support	

TONE DE LA CONTRACTOR D	bmission relates to are: (detail the specific activities or effects
addition or expression in	
	SERVICES INC. NUMBER ROBLES TO AND IN
	# Oggin or produce the second
	3000 2000 CONFER
	1793 1179
	PERK TOUR DESIGNATION OF THE PERK PERK PERK PERK PERK PERK PERK PER
	do program upo substituto del 19
A. S.	
	BUTTER THE WARRENT STEELS OF STREET
4. The recent for malifus work was to it is	
	te in summary the nature of your submission, giving reasons
Our exit point from propert	y is kiver kood è alieady
trucks drive too fast do	In here e the road is
unsuitable, for size o	yenicles.
unsultable for size of Noise è vibration from	trucks is excessive.
	41 / Car. 3 1 - Cr. Co. 351 v Cr
Dust from quarry & c	xtraction noise
Just Just Juan 9 2	xtraction noise
	The state of the s
- Indian Albanda a company a gratic proteins of	regulações esta la forcada a a com desta da la coma de la c
PLANS HAVE CONTROLLED	MARKON AND THE RESIDENCE TO A LINE WHEN THE PROPERTY OF THE PR
TO THE STANFORM TH	CART (MACE C PROCESSES) TO THE STATE OF THE
I/we wish the consent authority to make the following	og desision. (also details including the second of
any conditions sought.)	ng decision: (give details, including the general nature of
ter at distribution of the contract of the contract of	The same and a second s
three ratios autition man	diamentaria andronegan are the 2000
a stepta se ana ti per a teraper a teritoria.	ORD AND SELECTION OF THE SECOND
Executive Exercises	magazi terkerin ida Peri, saber sabise ata 1911
	attend a provided buring of the country of the
iv. og delentide in tilenun	with a page whenever the same "three type 1"
in the Only a construction of the	- man single gensa (iii) = 12 = 146
(GASTINE)	The control of a surface beautiful to the control of

Ξ	
200	٦
M	۲
- 2	L
-	J
-	•
	١
•	•
- 5	7
Ξ	5
-	ξ
*	,
-223	
-	•
*	٦
- 22	•
- 62	٠
2	3
-	Ξ
-	•
7	٥
- 74	Š
-	•

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 ☐ Yes ☐ 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.		
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. Yes No		
	310ct2020		
Sig	gnature		

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.