

File No: WGN200317 [36864]
14 July 2020

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For: Paul Gardiner

Via email: paul.gardiner@wellingtonwater.co.nz

Dear Paul

WGN200317 non-notified resource consent application: notice of decision

I am pleased to inform you that on 14 July 2020 your application was granted to extend a stormwater pipe by 3m and install a new stormwater inlet and rock riprap, including the associated temporary diversion of water and partial reclamation of the stream bed, within an unnamed tributary of the Waitangi Stream. I have enclosed a copy of the report outlining the reasons for this decision¹. If you have any questions or concerns about any aspect of your consent, I would be happy to discuss them with you.

Consent term and conditions

Your consent expires on 14 July 2055. Please note that, under section 125 of the Resource Management Act 1991 your consent will lapse in five years unless you begin to use it before then.

It is important that you familiarise yourself with all of the conditions on your consent. I would like to highlight the following conditions:

- A final Erosion and Sediment Control Plan is to be sent to GWRC's notifications inbox for certification at least ten working days prior to the works commencing.
- Fish rescue is to be carried out before the stream is temporarily dammed and diverted. This fish rescue should follow the protocol included as an appendix to the consent conditions.
- A freshwater ecologist is to certify that the inlet structure provides for fish passage once works are completed and this certification provided to GWRC.

¹ You have the right to object to our decision under section s357A of the Resource Management Act 1991. Your objection must be in writing and be made within 15 working days of receiving this letter.

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- Fish passage is to be maintained during and after construction.
- Offset planting is to be undertaken in accordance with the documents provided with the application and to be maintained for a period of 5 years.

Charges to expect

1. Consent processing charges

The costs of processing your resource consent application are still being determined. It is estimated that the final costs of processing your application will be more than the application fee you submitted with your application, given the need to consult with our environmental science and flood protection departments.

All final processing costs will be determined by the 20th of the following month. If there are additional processing charges you will be sent an invoice. Alternatively if processing costs are less than your application fee, you will receive a refund.

2. Consent monitoring charges

There are three components to your consent monitoring charge. Your customer service charge is fixed at \$40. There is no state of the environment monitoring charge. Your compliance monitoring charge will be based on the actual and reasonable amount of time spent monitoring your resource consent.

The Resource Management Charging Policy is reviewed on an annual basis. As a result of this process the charges associated with the monitoring of your consent may alter.

Please feel free to contact me if you have any questions or concerns by emailing emily.mcdowall@gw.govt.nz or phoning 021-191-9689. Alternatively you are welcome to contact Kirsty van Reenen, Team Leader, Environmental Regulation on kirsty.vanreenen@gw.govt.nz.

Yours sincerely

Emily McDowall



Resource Advisor, Environmental Regulation

Copy: Mel Wykes, Beca Ltd. Via email: mel.wykes@beca.com

Encl: Officer's report