

NOTICE OF TRANSFER OF RESOURCE CONSENT TO ANOTHER PERSON

OFFICE USE
GL Code: 4738/0530
Consent No.: RM
Fee Paid:
Receipt Number:

Type of Resource Consent(s) To Be Transferred				
[] Land Use Consen	nt (use of beds of lakes and rivers)			
	:: Water [] Land [] Air []			
[] Water to take/da	m/divert			
Transfer Detail	S			
Resource Consent N	umber to be transferred: RM			
Site(s) to which this a	application this application relates is described as:			
Address:Number	Street/Road			
Legal Description (or fo	or water/coastal permits, Map Reference NZTM):			
Date Transfer is Effecti	ive From:			
Existing Conse	nt Holder Details			
Full name of existing	consent holder(s)			
_	gent			
	* (see note below)			
	Postcode			
	Email			
	g – if different from above *(see note below)			
*All correspondence includ be sent to a separate addre	ling the Decision Letter and Invoice will be sent to the "Address for Service". If the invoice is to ess, please specify.			
Existing Conse	nt Holder Declaration			
compliance with all te	leclares that to the best of their knowledge the resource consent is in full rms and conditions of the resource consent and as such, the consent holder's t is hereby transferred, subject to the provisions of the Resource Management onsent conditions.			

(Signature of consent holder/person authorised to sign on behalf of applicant)

Date _

New Consent Holder Details			
Full name of new conse	nt holder(s)		
Contact person or age	nt		
Address for service * (Iname of new consent holder(s) Intact person or agent Indeess for service * (see note below) Post Code Mobile Email Interpretation Inte		
		Post Code	
Phone	Mobile		
Fax	Email		
Address for Invoicing	- if different from above *(see no	ote below)	
		e sent to the "Address for Service". If the invoice is	
New Consent Ho	lder Declaration		
be transferred as descriconsent. I/we undertak	ribed above, and undertake to te that I/we will be liable for	comply with all conditions of the resource annual charges and other monitoring and	
incidental to the collectic charges of this resource consent holder as a deb	on of any debt relating to consent consent prior to the date that the ot due to the Council, and for the	processing costs and compliance monitoring Transfer is issued, may be borne by you as Turpose the Council reserves the right to	
Signed		Date	

(Signature of applicant/person authorised to sign on behalf of applicant)

Please refer overleaf for items to be provided with application form \rightarrow \rightarrow

CHECKLIST: Have you included all of the following items?

The following items must be provided with the application form (see note (i) below)

		✓ x N/A
1	The fixed fee in accordance with the Nelson City Council Schedule of Fees & Charges (see Note (vi) below)	
2	Copy of CERTIFICATE OF TITLE (if applicable)	
	(Search Copy must be less than 3 months old and must include a Title Plan)	
3	PLANS & DIAGRAMS - 1 copy	
	Relevant to the activity being proposed, (eg. site plan, location plan, elevations), and to a recognised scale, (eg. 1:100 or 1:200 if appropriate), and showing the boundaries, North point, and any other relevant information.	
4	A FULL DESCRIPTION of the proposed activity (including new site details for transfers under s136(2)(b)(ii) and s137(3)(b) – 2 copies	
5	An ASSESSMENT OF ENVIRONMENTAL EFFECTS - 1 copy	
	For transfers for water permits under s136(2)(b)ii and transfer of discharge permits under s137(3)(b) (to another person on another site or to another site).	
	The AEE must correspond with the scale and significance of the effects that the activity may have on the environment (Fourth Schedule Resource Management Act 1991).	

Important Notes

- (i) The application will not be lodged for processing by Nelson City Council unless all the above items are included with the application form.
- (ii) Once this application has been formally received by the Council, it is available for public inspection.

For transfers for water permits under s136(2)(b)ii and transfer of discharge permits under s137(s)(b)

- (iii) This application will be checked for completeness, under Section 88 of the Resource Management Act 1991 (the Act).
- (iv) If the application is deemed to be **complete**, the application will be formally received as from the date of lodgement. The applicant will receive an acknowledgement letter within 5 working days advising that the application is formally received, and advising of the name of the Planner who will be processing the application.
- (v) If the application is deemed to be **incomplete** (at the Section 88 check) it will be **rejected** and returned to the applicant, within 5 working days, along with details of the missing information (or information that is needed in order for it to be deemed complete).
 - If the rejected application is re-lodged with the Council, it is treated as a new application, i.e. the processing clock starts from the date the application is re-lodged.
 - If the applicant does not re-submit the rejected application, the initial payment (deposit) will be returned to the applicant, minus the charges incurred to date (eg. for the Section 88 check by the Planner, and for administration time).
- (vi) After the application is formally received, the Council may make further requests, including: more information; additional consents; and/or written approvals from people that the Council considers are adversely affected by the proposal.
- (vii) Further charges may be imposed for processing the application, including public notification, and/or consideration by the Hearings Panel (Section 36 of the Act). If the application proceeds to limited or full notification, the notification fee must be paid prior to notification.