

Discharge Permit
Pursuant to the Resource Management Act 1991
a resource consent is hereby granted by the
Taranaki Regional Council

Name of
Consent Holder: Remediation (NZ) Limited
PO Box 8045
New Plymouth 4342

Decision Date
(Change): 20 August 2015

Commencement Date
(Change): 20 August 2015 (Granted Date: 27 May 2010)

Conditions of Consent

Consent Granted: To discharge:
a) waste material to land for composting; and
b) treated stormwater and leachate from composting operations;
onto and into land in circumstances where contaminants may
enter water in the Haehanga Stream catchment and directly into
an unnamed tributary of the Haehanga Stream

Expiry Date: 1 June 2018

Review Date(s): June 2016, June 2017

Site Location: 1450 Mokau Road, Uruti

Legal Description: Sec 34 Pt Sec 4 Blk II Upper Waitara SD (Discharge site)

Grid Reference (NZTM) Between 1731656E-5686190N, 1733127E-5684809N,
1732277E-5685101N, 1732658E-5684545N &
1732056E-5684927N

Catchment: Mimi

Tributary: Haehanga

*For General, Standard and Special conditions
pertaining to this consent please see reverse side of this document*

General condition

- a. The consent holder shall pay to the Taranaki Regional Council all the administration, monitoring and supervision costs of this consent, fixed in accordance with section 36 of the Resource Management Act 1991.

Special conditions

1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.

Acceptable wastes

2. The raw materials accepted onsite shall be limited to the following:
 - Paunch grass;
 - Animal manure from meat processing plant stock yards and dairy farm oxidation pond solids;
 - Green vegetative wastes;
 - Biosolids wastes including, but not limited to, pellets from wastewater treatment plants;
 - Mechanical pulping pulp and paper residue (excluding any pulping wastes that have been subject to chemical pulping or treated or mixed with any substance or material containing chlorine or chlorinated compounds);
 - Solid drilling cuttings from hydrocarbon exploration provided they are blended down to a maximum hydrocarbon content of 5.0% total petroleum hydrocarbon within 3 days of being received onsite;
 - Water based and synthetic based drilling fluids from hydrocarbon exploration provided they are blended down to a maximum hydrocarbon content of 5.0% total petroleum hydrocarbon content within 3 days of being brought onto the site;
 - Produced water from hydrocarbon exploration;
 - Vegetable waste solids (being processing by-products);
 - Grease trap waste (from food service industries);
 - Fish skeletal and muscle residue post filleting (free from offal); and
 - Poultry industry waste (eggshells, yolks, macerated chicks and chicken mortalities).

The acceptance of any other materials shall only occur if the Chief Executive, Taranaki Regional Council advises in writing that he is satisfied on reasonable grounds that the other materials will have minimal effects beyond those materials listed above.

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3. Before bringing waste to the site the consent holder shall take a representative sample of each type of drilling waste permitted under condition two from each individual source, and have it analysed for the following:
 - a. total petroleum hydrocarbons (C₆-C₉, C₁₀-C₁₄, C₁₅-C₃₆);
 - b. benzene, toluene, ethylbenzene, and xylenes;
 - c. polycyclic aromatic hydrocarbons screening;
 - d. heavy metals screening; and
 - e. chloride, nitrogen, pH, potassium, and sodium.

The results of the analysis require by this condition shall be forwarded to the Chief Executive, Taranaki Regional Council every three months or upon request.

4. Material produced as a result of a dissolved air flotation process shall not be accepted on site.

Maintenance of measures

5. All sediment ponds and silt traps on site, that are located upstream of the pond treatment system or wetland treatment system, shall be managed so that they are no more than 20% full of solids at any one time.

Note: For the purposes of this condition, the location of the pond treatment system and wetland treatment system are shown on Figure 1, attached as Appendix 1 of this consent.

6. All treatment measures on site shall be implemented and maintained so that:
 - clearwater runoff is prevented from entering Pad 1, Pad 2 and the Drill Mud Pad; and
 - all stormwater and/or leachate from Pad 1, Pad 2, the Drill Mud Pad and any other exposed areas within the composting site is directed for treatment through the Pond or Wetland Treatment System.

Note: For the purposes of this condition, the location and extent of Pad 1, Pad 2 and the Drill Mud Pad are shown on Figure 1, attached as Appendix 1 of this consent.

7. Any pond(s) used on site for the purposes of stormwater and leachate treatment shall be constructed and maintained in a manner which prevents the seepage of wastewater through the pond liners entering surface water or groundwater.

Irrigation

8. The consent holder shall record the following information in association with irrigating wastewater to land:
 - a) the date, time and hours of irrigation;
 - b) the volume of wastewater irrigated to land;
 - c) the conductivity of the irrigation fluid (measured in mS/m);
 - d) the source of the wastewater (e.g. Pond or Wetland Treatment System); and
 - e) the location and extent where the wastewater was irrigated.

The above records shall be made available to the Chief Executive, Taranaki Regional Council, on request.

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9. There shall be no direct discharge to water as a result of irrigating wastewater to land. This includes, but is not necessarily limited to, ensuring the following:
 - No irrigation shall occur closer than 25 metres to any surface water body;
 - The discharge does not result in surface ponding;
 - No spray drift enters surface water;
 - The discharge does not occur at a rate at which it cannot be assimilated by the soil/pasture system; and
 - The pasture cover within irrigation areas is maintained at all times.
10. Treated wastewater discharged by irrigation to land shall not have a hydrocarbon content exceeding 5% total petroleum hydrocarbon or a sodium adsorption ratio exceeding 18.
11. Discharges irrigated to land shall not give rise to any of the following adverse effects in the Haehanga Stream, after a mixing zone extending 30 metres from the downstream extent of the irrigation areas;
 - a) a rise in filtered carbonaceous biochemical oxygen demand of more than 2.00 gm⁻³;
 - b) a level of unionised ammonia greater than 0.025 gm⁻³;
 - c) an increase in total recoverable hydrocarbons;
 - d) chloride levels greater than 150 g/m³;
 - e) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - f) any conspicuous change in the colour or visual clarity;
 - g) any emission of objectionable odour;
 - h) the rendering of fresh water unsuitable for consumption by farm animals; and
 - i) any significant adverse effects on aquatic life.

Soil quality

12. Representative soil samples shall, be taken from each irrigation area at intervals not exceeding 6 months and analysed for total petroleum hydrocarbons, benzene, toluene, ethylbenzene, and xylene.
13. Representative soil samples shall be taken from each irrigation area at intervals not exceeding 3 months and analysed for chloride, sodium, magnesium, calcium, potassium, total, soluble salts, and conductivity.
14. Before 30 November 2015 the holder shall review and update the Uruti Composting Facility Management Plan supplied in support of application 5838-2.2 and any changes shall be submitted for approval to the Chief Executive, Taranaki Regional Council, acting in a certification capacity. The plan shall be adhered to and reviewed on an annual basis (or as required) and any changes shall be submitted for approval to the Chief Executive, Taranaki Regional Council, acting in a certification capacity. The shall plan include but not limited to:
 - a) Trigger limits for the three tier management system tiers set out in section 3.1 of the Uruti Composting Facility Management Plan;
 - b) Monitoring frequencies of soil and groundwater in Tiers one, two, and three;
 - c) Remediation options for Tier three irrigation areas;
 - d) Riparian planting of irrigation areas;
 - e) Stormwater improvements at the site ;
 - f) Water storage for dilution and remediation; and
 - g) Soil and groundwater data analysis.

Groundwater quality

15. The consent holder shall establish and maintain at least one groundwater monitoring well at each of the following locations for the purpose of monitoring the effect of the wastewater discharges on groundwater quality:
- a. up gradient of the irrigation areas in an un-impacted area;
 - b. down gradient of the extent of the irrigation of each area;
 - c. down gradient of the duck pond and drill mud pits and up gradient of irrigation area H for the purpose of assessing integrity clay liners of drilling waste treatment ponds, and
 - d. at NZTM 1731518N-5686536E (approximately 40 metres south of SH3) for the purpose of assess groundwater near the northern boundary.

For the purposes of clarification this condition requires four new bores to be installed for the purposes of establishing irrigation areas F & E and in accordance with the Uruti Composting Facility Management Plan 2015 supplied with application 5838-2.2.

16. Any new groundwater monitoring wells required by condition 15 shall be installed to the following standards;
- a) Prior to installation of any new wells, confirmed NZTM GPS locations shall be provided to the Taranaki Regional Council for approval;
 - b) All new wells shall be at least 25 metres from any water way (unless otherwise authorised by a separate consent) and be accessible by vehicle;
 - c) All new wells shall be installed by a qualified driller and designed to encounter groundwater and accommodate expected annual fluctuations in water level -i.e. screened sections and filter packs to be located next to the water bearing horizons;
 - d) Soils encountered during installation shall be logged by a suitably qualified and graphic logs of the soils and well construction are to be supplied to the Taranaki Regional Council;
 - e) All new wells shall be surveyed for topographical elevation by a suitably qualified person;
 - f) All wells shall completed with an appropriate riser, riser cap, toby and be fenced to prevent stock access;
 - g) Prior to any irrigation occurring in any new irrigation area, a groundwater sample shall be collected from the down gradient well by a suitably qualified person, using a method approved by the Chief Executive of the Taranaki Regional Council and analysed and analysed for sodium, calcium, magnesium, nitrate, ammoniacal nitrogen, pH, chloride, and conductivity.

Adherence to New Zealand Standard 4477:2001 will ensure compliance with this condition.

17. The consent holder shall undertake weekly groundwater level, temperature, and conductivity readings from each well within a single eight hour period using a method approved by the Chief Executive, Taranaki Regional Council. Results shall be recorded in a cumulative spread sheet, a copy of which shall be forwarded to the Taranaki Regional Council every three months, or upon request.

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18. Groundwater samples shall be collected from all monitoring wells required under condition 15 at intervals not exceeding 6 months by a suitably qualified person using a method approved by the Chief Executive, Taranaki Regional Council and analysed for; total petroleum hydrocarbons, benzene, toluene, ethylbenzene, xylene, lead and arsenic.
19. Groundwater samples shall be collected from all monitoring wells required under condition 15 at intervals not exceeding 3 months by a suitably qualified person using a method approved by the Chief Executive, Taranaki Regional Council and analysed for; chloride, sodium, magnesium, calcium, total soluble salts, and conductivity.

Pond Treatment System

20. The consent holder shall prepare a Pond Treatment System Management Plan which details management practices undertaken to maximise treatment capabilities of the system. The plan shall be submitted for approval to the Chief Executive, Taranaki Regional Council, acting in a certification capacity, within one month of the commencement date of this consent.

The Management Plan shall address, but not necessarily be limited to, the following matters:

- a) how the build up of sediment and/or sludge will be managed within the entire system, how the level of build-up will be monitored including factors that will trigger management, and the frequency of undertaking the identified measures or procedures;
 - b) how overloading of the system will be prevented; and
 - c) how any offensive or objectionable odours at or beyond the site boundary will be avoided in accordance with condition 13 of consent 5839-2.
21. Operations on site shall be undertaken in accordance with the Pond Treatment System Management Plan, approved under condition 20 above, except in circumstances when the Proposed Implementation Plan, approved under condition 9 of consent 5839-2, specifies otherwise.

Wetland Treatment System

22. The consent holder shall prepare a Wetland Treatment System Management Plan that details management practices undertaken to maximise treatment capabilities of the system. The plan shall be submitted for approval to the Chief Executive, Taranaki Regional Council, acting in a certification capacity, within one month of the commencement date of this consent.

The Management Plan shall address, but not necessarily be limited to, the following matters:

- a) how the build up of sediment and/or sludge will be managed within the entire system, how the level of build-up will be monitored including factors which will trigger management, and the frequency of undertaking the identified measures or procedures; and
- b) how plant die-off within the system will be managed, and the frequency and/or timing of undertaking the identified measures or procedures.

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23. Operations on site shall be undertaken in accordance with the Wetland Treatment System Management Plan, approved under condition 22 above.
24. The discharge from the Wetland Treatment System shall meet the following standards (at monitoring site IND003008):
 - a) the suspended solids concentration shall not exceed 100 g/m³; and
 - b) the pH shall be between 6.0 and 9.0.
25. Discharges from the Wetland Treatment System shall not give rise to any of the following effects in the unnamed tributary of the Haehanga Stream, after a mixing zone of 40 metres, at established monitoring site HHG000103 (at or about grid reference 1732695E-5685050N):
 - a) a rise in filtered carbonaceous biochemical oxygen demand of more than 2.00 gm⁻³;
 - b) a level of unionised ammonia greater than 0.025 gm⁻³;
 - c) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - d) any conspicuous change in the colour or visual clarity;
 - e) any emission of objectionable odour;
 - f) the rendering of fresh water unsuitable for consumption by farm animals; and
 - g) any significant adverse effects on aquatic life.

Riparian planting

26. The consent holder shall maintain the areas of riparian planting, undertaken in accordance with option 1 of riparian management plan RMP383, by ensuring the ongoing replacement of plants which do not survive, the eradication of weeds until the plants are well established, and the exclusion of stock from the planted areas.

Incident notification

27. The consent holder shall keep a permanent record of any incident related to this consent that results, or could result, in an adverse effect on the environment. The consent holder shall make the incident register available to the Taranaki Regional Council on request.

Details of any incident shall be forwarded to the Taranaki Regional Council immediately. At the grant date of this consent, the Taranaki Regional Council's phone number is 0800 736 222 (24 hour service).

Site reinstatement

28. The consent holder shall prepare a Site Exit Plan which details how the site is going to be reinstated prior to the consent expiring or being surrendered. The Plan shall be submitted for approval to the Chief Executive, Taranaki Regional Council, acting in a certification capacity, at least 6 months prior to this consent expiring or being surrendered.

The Site Exit Plan shall address, but not necessarily be limited to, the following matters:

- a) How the site will be reinstated so that no raw materials listed or approved under condition 2 of this consent remain on site;
- b) How the site will be reinstated so that no partially decomposed material remains on site;

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- c) How any remaining leachate or sludge, resulting from the operation, will be either removed from the site, buried, treated or otherwise to avoid any adverse effects on groundwater or surface water;
- d) The remediation of irrigated soils and groundwater; and
- e) Timeframes for undertaking the activities identified in association with a) to c) above.

Note: The requirement of this condition shall not apply if the consent holder applies for a new consent to replace this consent when it expires.

- 29. The consent holder shall reinstate the site in accordance with the plan approved under condition 28 above prior to this consent expiring or being surrendered.

Review

- 30. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review within one month of approving the plan required under condition 9 of consent 5839-2 and/or during the month of June in any year for any of the following purposes:
 - a) Ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, and in particular to address any more than minor adverse effects relating to odour discharges from the site and/or water quality issues;
 - b) To incorporate into the consent any modification to the operation and maintenance procedures or monitoring that may be necessary to deal with any adverse effects on the environment arising from changes in association with condition 9 of consent 5839-2; and
 - c) To determine any measures that may be appropriate to comply with condition 1 of this consent, and which are necessary to address any adverse effects relating to the wastewater discharges and/or odour from the site.

Signed at Stratford on 20 August 2015

For and on behalf of
Taranaki Regional Council

A D McLay
Director - Resource Management

Appendix 1 of consent 5838

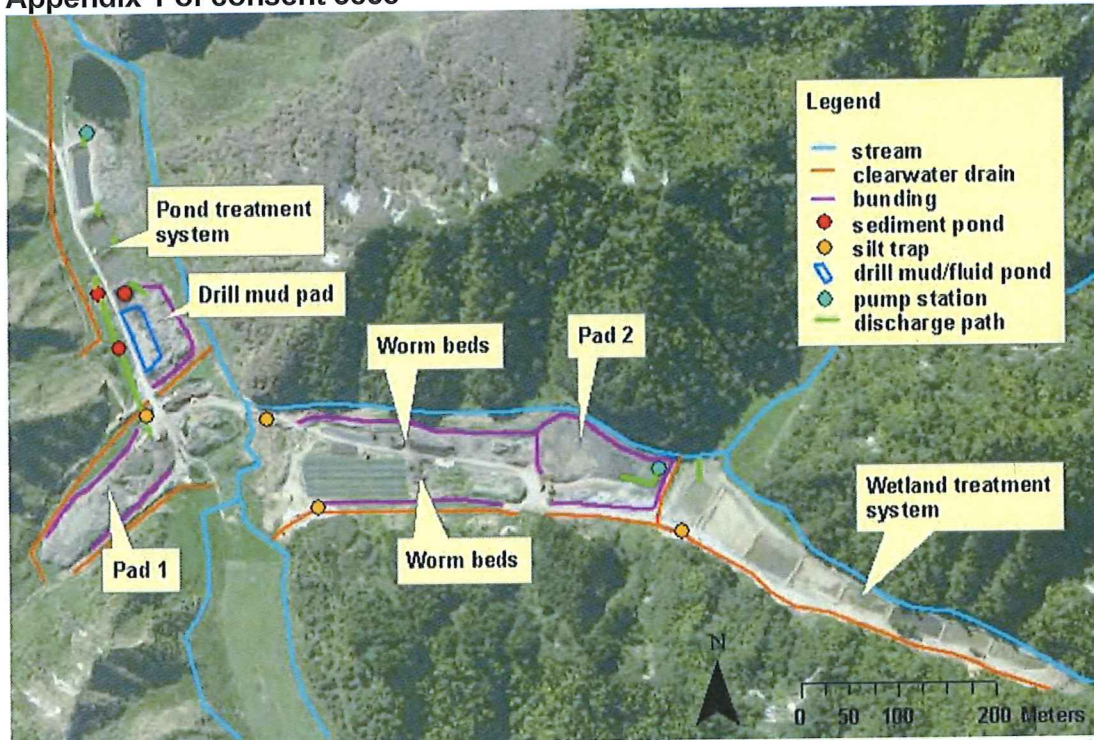


Figure 1 The location and extent of the Pond Treatment System, Wetland Treatment System, Pads 1 and 2, and the Drill Mud Pad.

Consent 5839-2

Discharge Permit
Pursuant to the Resource Management Act 1991
a resource consent is hereby granted by the
Taranaki Regional Council

Name of
Consent Holder: Remediation (NZ) Limited
P O Box 8045
NEW PLYMOUTH 4342

Decision Date: 27 May 2010

Commencement
Date: 18 June 2010

Conditions of Consent

Consent Granted: To discharge emissions into the air, namely odour and dust, from composting operations between (NZTM) 1731704E-5685796N, 1733127E-5684809N, 1732277E-5685101N, 1732451E-5684624N and 1732056E-5684927N

Expiry Date: 1 June 2018

Review Date(s): June 2011, June 2012, June 2013, June 2014, June 2015, June 2016, June 2017

Site Location: 1450 Mokau Road, Uruti

Legal Description: Sec 34 Pt Sec 4 Blk II Upper Waitara SD

*For General, Standard and Special conditions
pertaining to this consent please see reverse side of this document*

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General condition

- a. The consent holder shall pay to the Taranaki Regional Council [the Council] all the administration, monitoring and supervision costs of this consent, fixed in accordance to section 36 of the Resource Management Act.

General

1. The consent holder shall at all times adopt the best practicable option, as defined in section 2 of the Resource Management Act 1991, to prevent or minimise any adverse effects on the environment from the exercise of this consent.
2. The surface areas of Pad 1 and Pad 2 shall not exceed 3,500 m² and 4,000 m², respectively.

Note: For the purposes of this condition, the location and extent of Pad 1 and Pad 2 are shown on Figure 1, attached as Appendix 1 of this consent.

Incoming material

3. The raw materials accepted onsite shall be limited to the following:
 - Paunch grass;
 - Animal manure from meat processing plant stock yards and dairy farm oxidation pond solids;
 - Green vegetative wastes;
 - Biosolids wastes including, but not limited to, pellets from wastewater treatment plants;
 - Mechanical pulping pulp and paper residue [excluding any pulping wastes that have been subject to chemical pulping or treated or mixed with any substance or material containing chlorine or chlorinated compounds];
 - Solid drilling cuttings from hydrocarbon exploration provided they are blended down to a maximum hydrocarbon content of 5.0 % total petroleum hydrocarbon within 3 days of being received onsite;
 - Water based and synthetic based drilling fluids from hydrocarbon exploration provided they are blended down to a maximum hydrocarbon content of 5.0 % total petroleum hydrocarbon content within 3 days of being brought onto the site;
 - Produced water from hydrocarbon exploration;
 - Vegetable waste solids [being processing by-products];
 - Grease trap waste [from food service industries];
 - Fish skeletal and muscle residue post filleting [free from offal]; and
 - Poultry industry waste [eggshells, yolks, macerated chicks and chicken mortalities].

The acceptance of any other materials shall only occur if the Chief Executive, Taranaki Regional Council advises in writing that he is satisfied on reasonable grounds that the other materials will have minimal effects beyond those materials listed above.

4. Material produced as a result of a dissolved air flotation process shall not be accepted on site.

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5. The consent holder shall record the following information in association with accepting all incoming material on site:
- a) the date and time that the material is accepted;
 - b) description of the material; and
 - c) the approximate volumes of material.

The above records shall be made available to the Chief Executive, Taranaki Regional Council, on request.

Management practices

6. The consent holder shall prepare a Site Practices Management Plan which details management practices undertaken to ensure that offensive or objectionable odours at or beyond the site boundary will be avoided in accordance with condition 13 of this consent. The plan shall be submitted for approval to the Chief Executive, Taranaki Regional Council, acting in a certification capacity, within one month of the commencement date of this consent.

The Management Plan shall address, but not necessarily be limited to, the following matters:

- a) identification of all activities on site which have the potential to generate odour [e.g. turning compost piles, removing sludge from ponds];
 - b) the conditions and/or time of day when activities identified under a) above should be undertaken [e.g. during favourable weather conditions and the identification of those conditions] and/or measures that shall be implemented to avoid odours arising [e.g. containment measures];
 - c) measures undertaken to minimise odours during receiving and storing material on Pad 1 and Pad 2 and throughout the composting and vermiculture processes [e.g. method[s] used to cover material once received, how anaerobic conditions are maintained];
 - d) measures undertaken to minimise odours arising in the Wetland Treatment System, and identification of the time of year and/or frequency when undertaken;
 - e) measures undertaken to minimise odours arising in the Pond Treatment System and associated treatment measures [e.g. silt traps located upstream], and identification of the time of year and/or frequency when undertaken; and
 - f) details of how a complaint investigation procedure shall operate, including what data shall be collected and what feedback is to be provided to the complainant.
7. Operations on site shall be undertaken in accordance with the Site Practices Management Plan, approved under condition 6 above, except in circumstances when the Proposed Implementation Plan, approved under condition 9 of this consent, specifies otherwise.

Site audit and implementation

8. The consent holder shall engage a suitably qualified and experienced professional to prepare and submit an Odour Assessment Report for approval to the Chief Executive, Taranaki Regional Council, acting in a certification capacity, within three months of the commencement date of this consent. The professional that the consent holder engages shall be to the reasonable approval of the Chief Executive, Taranaki Regional Council.

The report shall include, but not necessarily be limited to, the following:

- a) The appropriateness of the management practices and control measures undertaken in avoiding offensive and/or objectionable odours arising beyond the property boundary in association with the composting processes on Pad 1;
- b) Recommendations in association with a) above;
- c) The appropriateness of the design and management of the Pond Treatment System and associated pre-treatment devices (e.g. silt ponds) in effectively managing odours arising from treating leachate derived from Pad 1 and avoiding offensive and/or objectionable odours arising beyond the property boundary; and
- d) Recommendations in association with c) above.

For assisting with the above assessment, the consent holder shall provide a copy of the documents listed below to the engaged and approved professional:

- The Taranaki Regional Council final officers report and hearing decision report for applications 5276 and 5277;
- Consent certificates [including conditions] for consents 5838-2 and 5839-2;
- The Pond Treatment System Management Plan approved under condition 18 of consent 5838-2; and
- The Site Practices Management Plan approved under condition 6 of this consent.

9. The consent holder shall prepare and submit a Proposed Implementation Plan for approval to the Chief Executive, Taranaki Regional Council, acting in a certification capacity, within one month of the Odour Assessment Report being approved under condition 8 above.

The Plan shall include, but not necessarily be limited to, the following:

- a) Management practices and/or control measures proposed to be implemented in association with the composting processes on Pad 1, of which are from the recommendations of the Odour Assessment Report, approved in accordance with condition 8;
- b) Management practices and/or control measures proposed to be implemented in association with the Pond Treatment System, of which are from the recommendations of the Odour Assessment Report, approved in accordance with condition 8;
- c) The reasons for the chosen practices and/or measures identified in accordance with a) and b) above
- d) A timeframe by when each of the practices and/or measures identified in accordance with a) and b) above will be implemented

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- e) Identification of appropriate management practices to ensure the on-going functionality of any chosen control measures identified in accordance with a) and b) above

10. Operations and activities on site shall be undertaken in accordance with the Proposed Implementation Plan, approved under condition 9 above.

Dust

11. The dust deposition rate beyond the boundary of the consent holder's site arising from the discharge shall be less than 4.0 g/m²/30 days.

Note: For the purposes of this condition, the consent holder's site is defined as Sec 34 Pt Sec 4 Blk II Upper Waitara SD.

12. Any discharge to air from the site shall not give rise to any offensive, objectionable, noxious or toxic levels of dust at or beyond the boundary of the consent holder's site, and in any case, total suspended particulate matter shall not exceed 120 µg/m³ as a 24 hour average [measured under ambient conditions] beyond the boundary of the consent holder's site.

Note: For the purposes of this condition, the consent holder's site is defined as Sec 34 Pt Sec 4 Blk II Upper Waitara SD.

Odour

13. The discharges authorised by this consent shall not give rise to an odour at or beyond the boundary of the consent holder's site that is offensive or objectionable.

Note: For the purposes of this condition:

- The consent holder's site is defined as Sec 34 Pt Sec 4 Blk II Upper Waitara SD; and
- Assessment under this condition shall be in accordance with the *Good Practice Guide for Assessing and Managing Odour in New Zealand, Air Quality Report 36, Ministry for the Environment, 2003.*

Monitoring

14. The consent holder shall install a monitoring device that continuously records wind speed and direction in the area of the composting activity. The device shall be capable of logging collected data for at least six months and shall be installed and be operational within three months of the commencement date of this consent.

The data shall be provided telemetrically to the Taranaki Regional Council. If this method is not technically feasible, the data shall be provided to the Taranaki Regional Council at a frequency and a form advised by the Chief Executive, Taranaki Regional Council until such a time it is technically feasible to telemetric the data.

Odour surveys

15. The consent holder shall undertake an odour survey within six months of the Plan approved under condition 9 of this consent being implemented and thereafter at yearly intervals during periods when metrological conditions are most likely to result in offsite odour. The methodology for the survey shall be consistent with German Standard VDI 3940 "Determination of Odorants in Ambient Air by Field Inspection", or similar. Prior to the survey being carried out, the methodology shall be approved by the Chief Executive, Taranaki Regional Council, acting in a certification capacity.

The results of the survey shall be provided to the Chief Executive, Taranaki Regional Council, within three months of the survey being completed.

Community liaison

16. The consent holder and the Director - Resource Management, Taranaki Regional Council, or his delegate, shall meet locally as appropriate, six monthly or at such other frequency as the parties may agree, with submitters to the application of this consent and any other interested party at the discretion of the Chief Executive, Taranaki Regional Council, to discuss any matter relating to the exercise of this consent, in order to facilitate ongoing community consultation.

Incident notification

17. The consent holder shall keep a permanent record of any incident related to this consent that results, or could result, in an adverse effect on the environment. The consent holder shall make the incident register available to the Taranaki Regional Council on request.

Details of any incident shall be forwarded to the Taranaki Regional Council immediately. At the grant date of this consent, the Council's phone number is 0800 736 222 [24 hour service].

Site reinstatement

18. The consent holder shall prepare a Site Exit Plan which details how the site is going to be reinstated prior to the consent expiring or being surrendered. The Plan shall be submitted for approval to the Chief Executive, Taranaki Regional Council, acting in a certification capacity, at least 3 months prior to this consent expiring or being surrendered.

The Site Exit Plan shall address, but not necessarily be limited to, the following matters:

- a) How the site will be reinstated so that no raw materials listed or approved under condition 3 of this consent remain on site;
- b) How the site will be reinstated so that no partially decomposed material remains on site;
- c) How any remaining leachate or sludge, resulting from the operation, will be either removed from the site, buried, treated or otherwise to avoid any adverse effects on groundwater or surface water; and

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- d) Timeframes for undertaking the activities identified in association with a) to c) above.

Note: The requirement of this condition shall not apply if the consent holder applies for a new consent to replace this consent when it expires.

19. The consent holder shall reinstate the site in accordance with the Plan approved under condition 18 above prior to this consent expiring or being surrendered.

Review

20. In accordance with section 128 and section 129 of the Resource Management Act 1991, the Taranaki Regional Council may serve notice of its intention to review, amend, delete or add to the conditions of this resource consent by giving notice of review within one month of approving the plan required under condition 9 of this consent and/or during the month of June in any year for any of the following purposes:
- a) Ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, and in particular to address any more than minor adverse effects relating to odour discharges from the site;
 - b) To incorporate into the consent any modification to the operation and maintenance procedures or monitoring that may be necessary to deal with any adverse effects on the environment arising from changes in association with condition 9 of this consent; and
 - c) To determine any measures that may be appropriate to comply with condition 1 of this consent, and which are necessary to address any adverse effects of odour from the site.

Signed at Stratford on 27 May 2010

For and on behalf of
Taranaki Regional Council

Director-Resource Management

Appendix 1 of consent 5839-2

