Vickers Quarries Limited Toko and Midhirst Monitoring Programme Annual Report 2012-2013

Technical Report 2013-08

ISSN: 0114-8184 (Print) ISSN:1178-1467 (Online) Document: 1158365 (Word) Document: 1260710 (Pdf) Taranaki Regional Council Private Bag 713 STRATFORD

November 2013

Executive summary

Vickers Quarries Limited operates two quarries in Taranaki. One is located off York Road in the Waitara catchment; and the other is located off Toko Road in the Patea catchment. Both operate on a commercial basis.

This report for the period July 2012-June 2013 describes the monitoring programme implemented by the Taranaki Regional Council to assess the Company's environmental performance and environmental effects of the Company's activities.

Vickers Quarries Ltd holds a total of four resource consents to cover activities at its two quarries over the monitoring period. These four consents collectively included a total of thirty-nine special conditions setting out discharge, water quality and environmental protection requirements that the Company must satisfy.

Two of the consents related to the York Road quarry and covered the discharge of treated stormwater and washwater into an unnamed tributary of the Waipuku Stream. Aggregate washing at the York Road site commenced May 2007. The Company also holds a consent to allow the Toko Road quarry to discharge treated wastewater into the Patea River.

Compliance monitoring of the Company's two quarries in 2012-2013 included a total of five inspections. No water samples were collected from either site during the 2012-2013 monitoring year. Site inspections found no adverse environmental effects to the waters of the Waitara or Patea catchments as a result of quarry operations.

Both quarry sites appeared to be well maintained and managed with regard to environmental matters.

As in previous years, the Company has demonstrated a high level of environmental performance and compliance with its consents and appropriate control over the discharge of contaminants into waterways.

There were no incidents recorded in relation to operations at the Vickers quarry sites in the monitoring period under review.

For reference, in the 2012-2013 year, 35% of consent holders in Taranaki monitored through tailored compliance monitoring programmes achieved a high level of environmental performance and compliance with their consents, while another 59% demonstrated a good level of environmental performance and compliance with their consents.

This report includes recommendations for the 2013-2014 monitoring year.

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1. Introduction

1.1 Compliance monitoring programme reports and the Resource Management Act 1991

1.1.1 Introduction

This report is the Annual Report for the period July 2012-June 2013 by the Taranaki Regional Council describing the monitoring programme associated with resource consents held by Vickers Quarries Limited (the Company). The Company operates two quarry sites in Taranaki. One site is located off York Road in the Waitara catchment, and the other is off Toko Road, in the Patea catchment.

This report covers the results and findings of the monitoring programme implemented by the Council in respect of the consents held by Vickers Quarries Limited that relate to abstractions and discharges of water in the Waitara and Patea catchments.

This is the nineteenth Annual Report to be prepared by the Taranaki Regional Council to cover the Company's stormwater and washwater discharges and their effects.

1.1.2 Structure of this report

Section 1 of this report is a background section. It sets out general information about compliance monitoring under the Resource Management Act and the Council's obligations and general approach to monitoring sites through annual programmes, the resource consents held by Vickers Quarries Limited in the Waitara and Patea catchments, the nature of the monitoring programme in place for the period under review, and a description of the activities and operations conducted in the catchments.

Section 2 presents the results of monitoring during the period under review, including scientific and technical data.

Section 3 discusses the results, their interpretation, and their significance for the environment.

Section 4 presents recommendations to be implemented in the 2013-2014 monitoring year.

A glossary of common abbreviations and scientific terms, and a bibliography, are presented at the end of the report.

1.1.3 The Resource Management Act (1991) and monitoring

The Resource Management Act primarily addresses environmental `effects' which are defined as positive or adverse, temporary or permanent, past, present or future, or cumulative. Effects may arise in relation to:

(a) the neighbourhood or the wider community around a discharger, and may include cultural and socio-economic effects;

- (b) physical effects on the locality, including landscape, amenity and visual effects;
- (c) ecosystems, including effects on plants, animals, or habitats, whether aquatic or terrestrial;
- (d) natural and physical resources having special significance (eg, recreational, cultural, or aesthetic);
- (e) risks to the neighbourhood or environment.

In drafting and reviewing conditions on discharge permits, and in implementing monitoring programmes, the Taranaki Regional Council is recognising the comprehensive meaning of `effects' inasmuch as is appropriate for each discharge source. Monitoring programmes are not only based on existing permit conditions, but also on the obligations of the Resource Management Act to assess the effects of the exercise of consents. In accordance with section 35 of the Resource Management Act 1991, the Council undertakes compliance monitoring for consents and rules in regional plans; and maintains an overview of performance of resource users against regional plans and consents. Compliance monitoring, (covering both activity and impact) monitoring, also enables the Council to continuously assess its own performance in resource management as well as that of resource users particularly consent holders. It further enables the Council to continually re-evaluate its approach and that of consent holders to resource management, and, ultimately, through the refinement of methods, and considered responsible resource utilisation to move closer to achieving sustainable development of the region's resources.

1.1.4 Evaluation of environmental and consent performance

Besides discussing the various details of the performance and extent of compliance by the consent holder(s) during the period under review, this report also assigns an overall rating. The categories used by the Council, and their interpretation, are as follows:

- a **high** level of environmental performance and compliance indicates that essentially there were no adverse environmental effects to be concerned about, and no, or inconsequential (such as data supplied after a deadline) noncompliance with conditions.
- a good level of environmental performance and compliance indicates that adverse environmental effects of activities during the monitoring period were negligible or minor at most, or, the Council did not record any verified unauthorised incidents involving significant environmental impacts and was not obliged to issue any abatement notices or infringement notices, or, there were perhaps some items noted on inspection notices for attention but these items were not urgent nor critical, and follow-up inspections showed they have been dealt with, and any inconsequential non compliances with conditions were resolved positively, cooperatively, and quickly.
- improvement desirable (environmental) or improvement desirable (administrative compliance) (as appropriate) indicates that the Council may have been obliged to record a verified unauthorised incident involving measurable environmental impacts, and/or, there were measurable environmental effects arising from activities and intervention by Council staff was required and there were matters that required urgent intervention, took some time to resolve, or

remained unresolved at the end of the period under review, and/or, there were on-going issues around meeting resource consent conditions even in the absence of environmental effects. Abatement notices may have been issued.

- poor performance (environmental) or poor performance (administrative compliance) indicates generally that the Council was obliged to record a verified unauthorised incident involving significant environmental impacts, or there were material failings to comply with resource consent conditions that required significant intervention by the Council even in the absence of environmental effects. Typically there were grounds for either a prosecution or an infringement notice.

For reference, in the 2012-2013 year, 35% of consent holders in Taranaki monitored through tailored compliance monitoring programmes achieved a high level of environmental performance and compliance with their consents, while another 59% demonstrated a good level of environmental performance and compliance with their consents.

1.2 Process description

1.2.1 Background

In the past, a large percentage of aggregate production came from river-based sites within Taranaki. The Waiwhakaiho River supplied much of New Plymouth's requirements as far back as the 1950s with the Waitara River, Waiongana River, Kapuni Stream and Waingongoro River also providing a valuable source of aggregate. The aggregate source within these rivers was often over-exploited. The protective armouring of the boulders and gravel was removed in places, exposing the underlying erodible ash beds and creating deep narrow channels, which moved progressively upstream with no noticeable recovery. This brought about the need for the Shingle Extraction Bylaw introduced in 1974. Aggregate extraction from rivers was then controlled through the issue of permits accompanied by a set of conditions, with the removal of river-based aggregate being restricted to that for river control purposes only.

Historically, land-based sites required steady markets to compete with the easily won river-based extraction operations. However, in the early 1980s, due to the restriction placed on river-based aggregate extraction (and the completion of various major river control programmes and 'Think Big' projects) land-based sites became more widespread (Taranaki Regional Council, 1992).

Twenty-eight operating quarries presently supply aggregate in Taranaki. These quarries are generally located in a reasonable proximity to urban areas, from which the greatest demand for aggregate stems.

Provision of aggregate to meet longer term demand will continue to be dominated by several large quarry operations. Extra demand on alluvial terraces and laharic deposits has occurred due to the controlled river bed extraction. These resources are of good quality and are relatively plentiful. Importation of various aggregates may need to continue to meet the requirement for aggregate types not available in Taranaki.

Quarrying and extraction of gravel in NZ is regulated by two statutory processes. Allocation and protection of priority rights to extract gravel is obtained under the Crown Minerals Act from NZ Petroleum and Minerals, a division of the Ministry of Economic Development.

Regulatory responsibility for control of environmental effects of quarrying and extraction is under the RMA 1991 as applied by respective regional councils. In some cases these controls may act as a constraint or limitation on allocation decisions.

Sections 15 and 30 of the Resource Management Act 1991 give regional Councils responsibility for the discharge of contaminants into the environment. Discharges of water into water, contaminants onto or into land that may result in water contamination, and contaminants from industrial premises into air or onto and into land, may not take place unless expressly allowed by a rule in a regional plan, a resource consent, or regulations. Aggregate extraction usually involves washing aggregates, and therefore requires the discharge of wastes. Other discharges, such as emissions to air from crushing and processing plants, disposal of spoil and solid wastes, and discharges of stormwater are also the responsibility of regional Councils.

1.2.2 Vickers Quarry- Toko Road

The Company's Toko Road quarry is on the true left bank of the Patea River, approximately 0.5 km below its confluence with the Toko Stream (Photo 1 and Figure 1). The site is now well established and covers an area of about 5.7 ha. Quarrying began in 1975 and the aggregate was processed by dry crushing. The Company first obtained resource consent to discharge treated stormwater in March 1990. A washing plant with recirculation system was installed at the start of 1993.

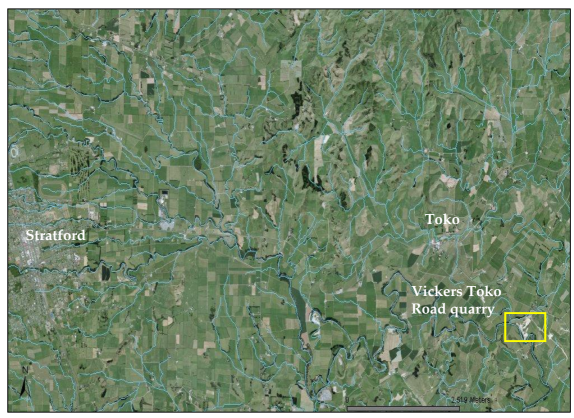


Figure 1 Location of Vickers Quarry – Toko Road site (2007)

The quarry has an approximate lifespan of 3 years remaining. All overburden material is stockpiled to use as backfill/remediate the site which will be returned to pasture on completion.

An earth bund runs along the north-western boundary, separating the quarry site from the Patea River. The existing extraction area and the aggregate stockpile area are essentially within a basin where stormwater discharges cannot leave this area of the site, and naturally soak away. If the existing extraction area needs to be dewatered, water is pumped through pipes, which are located underground, to the sediment pond system for treatment. Access roads from the northern area slope down to the southern area of the site. The quarry floor [where the aggregate stockpiles are] slopes away from the Patea River.

The following erosion and sediment control measures are in place for containing and treating stormwater generated on the access roads and quarry floor:

- An earthbund runs along the north western boundary of the site;
- A wide perimeter drain, with a large stilling basin, runs along the north-eastern boundary of the site and drains to Sediment Pond 1;
- Additionally, three silt traps also intercept and pre-treat stormwater on the quarry floor:
- Sediment Pond 1 and Sediment Pond 2 both have an approximate capacity of 1,500 m³ each. Stormwater is directed through the perimeter drain into Sediment Pond 1. From here it is directed into Sediment Pond 2 prior to discharging to a gravel beach within the Patea River during low flows or directly to water during high flows. There is a valve on the outlet of Sediment Pond 2 which can be manually closed off in the event of a spill.

Water is recycled from the sediment ponds for washing the aggregate. Discharges from this process are directed into silt traps on the quarry floor for pre-treatment prior to going back into the sediment pond system for continued treatment.

1.2.3 Vickers Quarry- York Road

The Company's York Road quarry is situated between the Manganui River and an unnamed tributary of the Waipuku Stream (Photo 2 and Figure 2). This site is well established and was first excavated by Ed Mahon around 1945. At this time and for some years after, excavation at the site was entirely river-based. Following Ed Mahon, several other parties operated the site, including Len Angus, Wilkins and Davies, Tonks Metal Company, Industrial Lime, Alan Goble, and CML. Vickers Quarries Ltd first obtained resource consents for the York Road site in March 1995 and began operating early in the following year.

A lease agreement with the Department of Conservation allows the Company to occupy a strip of Crown Land between the quarry and the Manganui River. The riparian margin of the unnamed tributary has been planted (Council Land Management Plan LM10/74) to help mitigate the effects of the quarry operations on this waterway. The quarry is separated into two main areas: the lower site, and the upper site.

The lower site is located on the true left bank of the Manganui River and contains the offices, stock piles, processing, loading out areas, and lower treatment ponds. The stormwater and washwater discharge from this part of the site is covered by consent 4905. Washing commenced in May 2007. Stormwater generated at the upper site is directed to treatment ponds before being discharged into the unnamed tributary of the Manganui River. Recycled service water for aggregate washing purposes also occurs at the lower site.

The upper site is also located on the true left bank of the Manganui River, about 500 m above the lower site. This part of the quarry was opened up for excavation in 2001-2002 and is presently used only for extraction. A series of stormwater treatment ponds have been constructed there, but otherwise there are no facilities. Stormwater and groundwater generated at the upper site is directed to treatment ponds before being discharged into the unnamed tributary of the Manganui River at site STW002052. The stormwater discharge from this site is covered by consent **5218**.



Figure 2 Location of Vickers Quarry – York Road site (2007)

1.3 Resource consents

Vickers Quarries Limited held four resource consents to cover its activities at the two quarry sites over the monitoring period, the consents included a total of forty four special conditions.

The Company holds one consent to discharge treated stormwater and groundwater into surface water, two consents to discharge treated stormwater and washwater into surface water, and one consent to discharge cleanfill into and onto land.

All four consents were issued by the Taranaki Regional Council under Section 87(e) of the Resource Management Act 1991 (the Act).

These consents are discussed in more detail below. Copies of the consent certificates are attached to this report in Appendix I.

1.3.1 Water abstraction permits

Sufficient volumes of water within streams and rivers to protect aquatic habitat is a primary concern of the Regional Council with respect to water abstraction permits. Water abstraction for quarries is primarily only required for the washing of aggregate, and in this regard the Council encourages the recycling of both washwater and stormwater to minimise the requirement to abstract surface water.

Often when combined with efficient recycling, the small volumes of surface water required to be abstracted for washing at quarries fit within the permitted activity rule [Rule 15] of the Regional Fresh Water Plan for Taranaki. That is, the abstraction volume shall not exceed 50 cubic metres per day, and the abstraction rate shall not exceed 1.5 litres per second.

Vickers Quarries Limited holds no permits in this regard. The water volume and abstraction rate required to service the Company's operations are less than 50 cubic metres per day and 1.5 litres per second respectively.

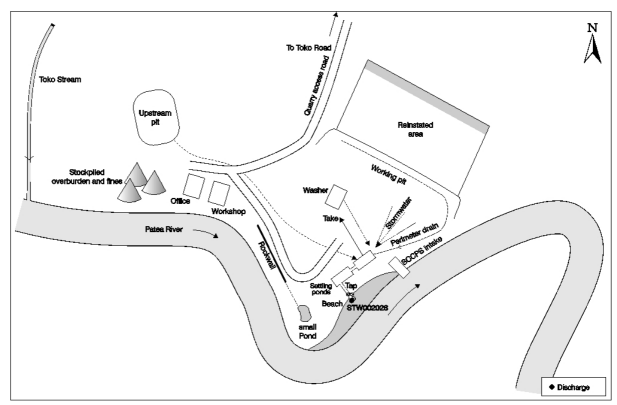


Figure 3 Toko Road quarry site layout, sampling site and the Patea River

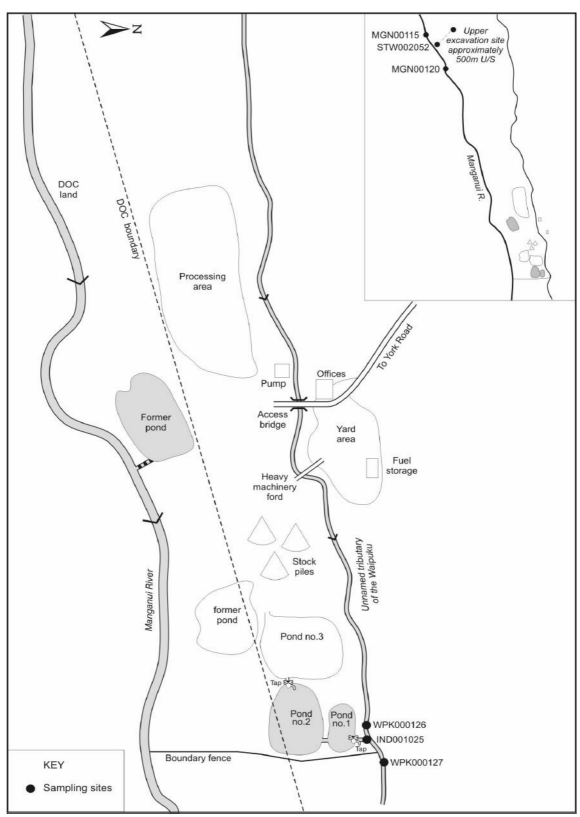


Figure 4 York Road quarry site layout, sampling sites and the Manganui River

1.3.2 Water discharge permit

Section 15(1)(a) of the Resource Management Act stipulates that no person may discharge any contaminant into water, unless the activity is expressly allowed for by a resource consent or a rule in a regional plan, or by national regulations.

Water quality is a primary concern to the Regional Council with regard to aggregate extraction. A quarry can operate as either a `dry' quarry discharging only stormwater or a 'washing' quarry where aggregate washing facilities are in place. Many of the quarries in Taranaki have some form of washing facility and also operate in the vicinity of a water body or have some form of discharge into a water body.

Waste water from aggregate washing has a high silt concentration. Discharge of this silt-contaminated water into a waterbody, particularly to a river during low flow, results in a smothering of in stream life and deterioration in aesthetic conditions and can affect downstream users of water, local fisheries and recreational activity.

Stormwater is generally less contaminated (in terms of silt concentration) and run-off tends to occur when rivers are in higher flow. This means that the effect of silt contamination is reduced due to lower quantities, dilution and carrying capacity. The installation of appropriate stormwater diversion structures, together with construction and maintenance of contaminated stormwater and aggregate washing discharge treatment facilities are most important in maintaining water quality.

Vickers Quarries Limited holds consent **3564-3** to cover the discharge of treated quarry stormwater and washwater from the Toko Road site into the Patea River. This permit was issued by the Taranaki Regional Council on 18 June 2010 under Section 87(e) of the Resource Management Act. It is due to be reviewed on 1 June 2015 and to expire on 1 June 2020.

There are nine special conditions attached to consent 3564-3.

Condition 1 relates to capacity of sediment traps and settling ponds.

Condition 2 requires the active quarry areas to be contoured and bunded.

Condition 3 states the level of suspended solids in discharge not to exceed 100gm⁻³.

Condition 4 refers to adverse effects in the receiving waters from the discharge that must be avoided.

Condition 5 relates to contingency planning.

Condition 6 relates to progressive site reinstatement.

Condition 7 requires a site rehabilitation plan to be submitted at least 3 months prior to completion of extraction activities.

Condition 8 requires the site is rehabilitated in accordance with rehabilitation plan.

Condition 9 was a review provision.

A copy of this permit is attached to this report in Appendix I.

Vickers Quarries Limited holds consent **5218-2** to cover the discharge of treated stormwater and groundwater seepage from quarry operations into an unnamed tributary of the Manganui River at the York Road site. This consent was granted on 12 September 2012 and expires on the 1 July 2027.

There are 11 special conditions attached to consent 5218-2.

Condition 1 requires the consent holder to adopt the best practicable option.

Condition 2 requires the consent holder to progressively reinstate site.

Condition 3 states the maximum stormwater catchment area.

Condition 4 relates to capacity of settlement ponds.

Condition 5 prohibits the direct discharge of untreated stormwater of groundwater.

Condition 6 states the limits of constituents of discharge before entry of treated stormwater into receiving waters.

Condition 7 refers to adverse effects in the receiving waters.

Condition 8 states that the site must be contoured or bunded.

Condition 9 requires an approved contingency to be provided.

Condition 10 requires the consent holder to notify the Chief Executive, Taranaki Regional Council, prior to any changes to operations at the site.

Condition 11 was a review provision.

Vickers Quarries Limited holds consent **4905-3** to cover the discharge of treated stormwater and washwater into and onto land and an unnamed tributary of the Waipuku Stream, a tributary of the Manganui River at the York Road site. This consent was granted on 12 September 2012 and expires on the 1 July 2027.

There are 11 special conditions attached to consent 4905-3.

Condition 1 requires the consent holder to adopt the best practicable option.

Condition 2 requires the consent holder to progressively reinstate site.

Condition 3 states the maximum stormwater catchment area.

Condition 4 relates to capacity of settlement ponds.

Condition 5 prohibited the direct discharge of untreated stormwater of groundwater.

Condition 6 stated limits of constituents of discharge before entry of treated stormwater into receiving waters.

Condition 7 refers to adverse effects in the receiving waters.

Condition 8 states that the site must be contoured or bunded.

Condition 9 requires an approved contingency to be provided.

Condition 10 requires the consent holder to notify the Chief Executive, Taranaki Regional Council, prior to any changes to operations at the site.

Condition 11 was a review provision.

1.3.3 Air discharge permit

Section 15(1)(c) of the Resource Management Act stipulates that no person may discharge any contaminant from any industrial or trade premises into air, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations.

Rule 6 of the Council's Regional Air Plan (RAQP) for Taranaki allows the discharge of emissions from quarrying operations as a permitted activity, subject to compliance with various environmental performance conditions.

Vickers Quarries Limited holds no air discharge permits for either the Toko Road or York Road site because airborne discharges from the operations meet the requirements of Rule 6 of the RAQP.

1.3.4 Discharges of wastes to land

Sections 15(1)(b) and (d) of the Resource Management Act stipulate that no person may discharge any contaminant onto land if it may then enter water, or from any industrial or trade premises onto land under any circumstances, unless the activity is expressly allowed for by a resource consent, a rule in a regional plan, or by national regulations.

Vickers Quarries Limited holds consent **7615-1** to cover the discharge of cleanfill onto and into land at the York road site. This permit was issued by the Taranaki Regional Council on 17 February 2010 under Section 87(e) of the Resource Management Act. It is due to be reviewed on 1 June 2015 and to expire on 1 June 2027.

There are 8 special conditions attached to this consent.

Condition 1 states cleanfill shall only occur in the area indicated on the plan attached.

Condition 2 specifies and defines the discharge contaminants.

Condition 3 specifies unauthorized contaminants that shall not be discharged on site. Condition 4 states that the consent holder must obtain written approval from the Consents Manger, Taranaki Regional Council in the event of uncertainty as to acceptability of discharge of a particular material.

Condition 5 requires the consent holder to adopt the best practicable option

Condition 6 requires stabilisation and revegetation upon completion of cleanfill discharge authorized by this consent.

Condition 7 refers to the lapse of the consent on the 31 March 2015, unless the consent is given effect to before the end of that period, or the Taranaki Regional Council fixes a longer period.

Condition 8 is a review provision.

A copy of the permit is attached to this report in Appendix I.

1.4 Monitoring programme

1.4.1 Introduction

Section 35 of the Resource Management Act sets out obligation/s upon the Taranaki Regional Council to gather information, monitor, and conduct research on the exercise of resource consents, and the effects arising, within the Taranaki region and report upon these.

The Taranaki Regional Council may therefore make and record measurements of physical and chemical parameters, take samples for analysis, carry out surveys and inspections, conduct investigations, and seek information from consent holders.

The monitoring programme for the Company's two sites consisted of two primary components.

1.4.2 Programme liaison and management

There is generally a significant investment of time and resources by the Taranaki Regional Council in ongoing liaison with resource consent holders over consent conditions and their interpretation and application, in discussion over monitoring requirements, preparation for any reviews, renewals, or new consents, advice on the Council's environmental management strategies and the content of regional plans, and consultation on associated matters.

1.4.3 Site inspections

The York Road site was visited three times over the monitoring period and the Toko Road site was visited three times during the monitoring period. Routine inspections were made of the quarry operational areas and adjacent waterways, with particular reference to consent conditions. The main points of interest were plant processes that potentially or actually discharge to watercourses, including contaminated stormwater and process wastewaters. The neighbourhood was also surveyed for environmental effects.

2. Results

2.1 Water

2.1.1 Inspections

During the 2012-2013 monitoring period the Council carried out a total of six routine inspections; three inspections at the Toko Road Quarry and three at the York Road Quarry. Inspection notes are summarised below:

Toko Road Quarry 31 October 2012

At the time of inspection, extraction, processing and washing of product was taking place. There was a lot of product stockpiled onsite. There were no ponding or dust issues. The site was tidy and complying with consent conditions.

22 January 2013

Processing was occurring at the time of inspection. A lot of product was stockpiled onsite. Wash water was circulating well and there was no discharging occurring at the time of inspection.

24 June 2013

Extracting and processing was occurring at time of inspection. There was a lot of product onsite. Ponds were not found to be discharging and the site looked neat and tidy.

York Road Quarry 25 October 2012

This inspection was undertaken in fine weather. There was a lot of product stockpiled. The site was relatively quiet apart from some processing. Ponds looked good and were having no visual impact on the receiving waters. There was no dust or ponding issues. The site was tidy and complying with consent conditions.

23 January 2013

There was a significant amount of product stockpiled. Processing and washing of material was taking place at the time of inspection. One of the silt/sediment ponds was being cleaned out, other ponds looked in good order and were not found to be having any effect on receiving waters visually. There were no dust or ponding issues taking place and the site was found to be tidy and complying with consent conditions.

17 June 2013

There was a lot of product stored onsite and processing was occurring at time of inspection. The extraction area looked good and ponds were working well.

2.1.2 Results of discharge monitoring

Wastewater sampling was not performed at the Toko Road or the York Road quarry sites during 2012-2013 monitoring year as compliance monitoring inspections of the sties and the discharge from the silt/sediment ponds found treated stormwater and/or washwater discharges occurring on several occasions; but it was determined by the inspecting officer, at the time of inspections, that the discharge had been treated to a sufficient quality as to have no impact in the receiving waters and sampling was not warranted.

2.2 Investigations, interventions, and incidents

The monitoring programme for the year was based on what was considered to be an appropriate level of monitoring, review of data, and liaison with the consent holder. During the year matters may arise which require additional activity by the Council eg provision of advice and information, or investigation of potential or actual causes of non-compliance or failure to maintain good practices. A pro-active approach that in the first instance avoids issues occurring is favoured.

The Taranaki Regional Council operates and maintains a register of all complaints or reported and discovered excursions from acceptable limits and practices, including non-compliance with consents, which may damage the environment. The Unauthorised Incident Register (UIR) includes events where the company concerned has itself notified the Council. The register contains details of any investigation and corrective action taken.

Complaints may be alleged to be associated with a particular site. If there is potentially an issue of legal liability, the Council must be able to prove by investigation that the identified company is indeed the source of the incident (or that the allegation cannot be proven).

In the 2012-2013 period, it was not necessary for the Council to undertake significant additional investigations and interventions, or record incidents, in association with Vickers Quarries Limited's conditions in resource consents or provisions in Regional Plans in relation to the Company's activities during the monitoring period.

3. Discussion

3.1 Discussion of site performance

During the period under review a total of six compliance monitoring inspections of the Company's two quarry sites were carried out.

Management of the two quarries sites was good for the reporting period with no complaints received by the Council and no abatement notices issued during the reporting period.

Overall, the consent holder demonstrated high level of environmental management at both quarry sites.

3.2 Environmental effects of exercise of consents

The main potential environment effects on waterways that quarries can have are the discharges of washwater containing high suspended solids concentrations into nearby waterways. Such discharges may result in discolouration of the waterway near the discharge point and may result in smothering of benthic life forms, the formation of a barrier to fish movement and may affect fish spawning habitats.

The Taranaki Regional Council monitors for possible effects on stream life by conducting a visual inspection of the streambed both up and downstream of the quarry, and measuring physicochemical properties of the stormwater and receiving environment if warranted.

Inspections of the Company's York Road and Toko Road quarries during 2012-2013 showed that no adverse effects caused by discharges from these sites were evident downstream of the quarries.

3.3 Evaluation of performance

A tabular summary of the consent holder's compliance record for the year under review is set out in Tables 1-4.

Table 1 Summary of performance for Consent 5218-2 (York Road) to discharge treated stormwater and groundwater seepage into an unnamed tributary of the Manganui River

Со	ndition requirement	Means of monitoring during period under review	Compliance achieved?
1.	Adopt best practicable option	Inspections of discharge point inspections	Yes
2.	Operate and progressively reinstate the quarry site to minimise stormwater catchment area	Inspections of site	Yes
3.	Discharge form catchment area not exceeding 6 ha.	Inspections of site	Yes
4.	Maintain and operate settling ponds	Inspections of site	Yes
5.	Prevent direct discharge of stormwater and washwater into receiving waters	Inspections of site	Yes

Condition requirement	Means of monitoring during period under review	Compliance achieved?
6. Concentration limits	Inspections of site (no sampling required)	Yes
7. Limits within mixing zone	Inspections of site (no sampling required)	Yes
Properly and efficiently maintain and operate the silt control structures to minimise discharge	Inspections of site	Yes
Provide contingency plan to TRC	Received	Yes
Notification to Chief Executive, TRC prior to any changes in operations	Received	Yes
11. Review condition	Optional review June 2015	N/A
Overall assessment of consent compliance	High	

Table 2 Summary of performance for Consent 3564-3 (Toko Road) to discharge treated stormwater and washwater from a quarry into the Patea River

Condition requirement		Means of monitoring during period under review	Compliance achieved?	
1.	Requires sediment traps or settling ponds to be used	Inspections of site	Yes	
2.	Requires active quarry area to be bunded	Inspections of site	Yes	
3.	Suspended solids not to exceed 100g/m³	Sampling (not required)	Yes	
4.	Discharge not to cause effect beyond mixing zone	Inspections of receiving water	Yes	
5.	Supply TRC with contingency plan	Received	Yes	
6.	Progressive reinstatement of site	Inspections of site	Yes	
7.	Rehabilitation plan to be submitted prior to completion of extraction activities	N/A	N/A	
8.	Rehabilitate site prior to rehabilitation or expiry of consent	N/A	N/A	
9.	Review condition	Optional review date June 2015	N/A	
0	Overall assessment of consent compliance and environmental performance in respect of this consent			

Table 3 Summary of performance for Consent 4905-3 (York Road) to discharge stormwater and washwater from a quarry site onto land and into an unnamed tributary of the Waipuku Stream

Condition requirement	Means of monitoring during period under review	Compliance achieved?
Adopt best practicable option	Inspections of discharge point inspections	Yes
Operate and progressively reinstate the quarry site to minimise stormwater catchment area	Inspections of site	Yes
Discharge form catchment area not exceeding 6 ha.	Inspections of site	Yes
4. Maintain and operate settling ponds	Inspections of site	Yes
Prevent direct discharge of stormwater and washwater into receiving waters	Inspections of site	Yes
6. Concentration limits	Inspections of site (no sampling required)	Yes
7. Limits within mixing zone	Inspections of site (no sampling required)	Yes
Properly and efficiently maintain and operate the silt control structures to minimise discharge	Inspections of site	Yes
9. Provide contingency plan to TRC	Received	Yes
Notification to Chief Executive, TRC prior to any changes in operations	Received	Yes
11. Review condition	Optional review June 2015	N/A
Overall assessment of consent compliance	High	

Table 4 Summary of performance for Consent 7615-1 (York Road) to discharge cleanfill into or onto land

Co	ndition requirement	Means of monitoring during period under review	Compliance achieved?
1.	Discharge shall only occur in area indicated by plan	Inspections of site	Yes
2.	Discharge contaminants shall be limited to cleanfill and inert materials	Inspections of site	Yes
3.	Discharge of specified contaminants shall not occur	Inspections of site	Yes
4.	Written approval obtained from Consents manager by Consent holder regarding uncertainly of acceptability of material to be discharged.	N/A	N/A
5.	Adopt best practicable option	Inspection od site and records	Yes
6.	Stabilization and revegetation on completion of authorized discharge	N/A	Yes

Co	ondition requirement	Means of monitoring during period under review	Compliance achieved?
7.	Consent Lapse	N/A	N/A
8.	TRC may serve notice of its intention to review, amend, delete, or add to the conditions of this consent	Optional review date June 2015	N/A
Ov	Overall assessment of consent compliance and environmental performance in respect of this consent		

During the year the Company demonstrated a high level of environmental performance and compliance with its resource consents. Thee were no incidents recorded in relation to operations at either of the Vickers Quarries sites. The sites were both well managed and tidy. The bunding and ponds appeared to be well maintained.

3.4 Recommendations from the 2011-2012 Annual Report

In the 2011-2012 Annual Report, it was recommended:

- 1. THAT monitoring of the Vickers Quarries Limited York Road quarry in 2012-2013 remains unchanged from the previous year.
- 2. THAT monitoring of the Vickers Quarries Limited Toko Road quarry in 2012-2013 remains unchanged from the previous year.

These recommendations were carried out in the 2012-2013 monitoring period.

3.5 Alterations to monitoring programmes for 2013-2014

In designing and implementing the monitoring programmes for air/water discharges in the region, the Taranaki Regional Council has taken into account the extent of information made available by previous authorities, its relevance under the Resource Management Act, the obligations of the Act in terms of monitoring emissions/discharges and effects, and subsequently reporting to the regional community, the scope of assessments required at the time of renewal of permits, and the need to maintain a sound understanding of industrial processes within Taranaki emitting to the atmosphere/discharging to the environment.

It is proposed that for 2013-2014 the monitoring programme for Vickers Quarries Limited Toko Road and York Road sites remain unchanged from the 2011-2012 monitoring period. A recommendation to this effect is attached to this report.

4. Recommendations

- 1. THAT monitoring of the Vickers Quarries Limited York Road quarry in 2013-2014 remains unchanged from 2012-2013.
- 2. THAT monitoring of the Vickers Quarries Limited Toko Road quarry in 2013-2014 remains unchanged from 2012-2013.

Glossary of common terms and abbreviations

The following abbreviations and terms are used within this report:

Al* aluminium As* arsenic

Biomonitoring assessing the health of the environment using aquatic organisms

BOD biochemical oxygen demand. A measure of the presence of degradable

organic matter, taking into account the biological conversion of

ammonia to nitrate

BODF biochemical oxygen demand of a filtered sample

bund a wall around a tank to contain its contents in the case of a leak

CBOD carbonaceous biochemical oxygen demand. A measure of the presence

of degradable organic matter, excluding the biological conversion of

ammonia to nitrate

cfu colony forming units. A measure of the concentration of bacteria

usually expressed as per 100 millilitre sample

COD chemical oxygen demand. A measure of the oxygen required to oxidise

all matter in a sample by chemical reaction

Condy conductivity, an indication of the level of dissolved salts in a sample,

usually measured at 20°C and expressed in mS/m

Cu* copper

Cumec A volumetric measure of flow-1 cubic metre per second (1 m³s-¹)

DO dissolved oxygen

DRP dissolved reactive phosphorus

E.coli escherichia coli, an indicator of the possible presence of faecal material

and pathological micro-organisms. Usually expressed as colony forming

units per 100 millilitre sample

Ent enterococci, an indicator of the possible presence of faecal material and

pathological micro-organisms. Usually expressed as colony forming

units per 100 millilitre of sample

F fluoride

FC faecal coliforms, an indicator of the possible presence of faecal material

and pathological micro-organisms. Usually expressed as colony forming

units per 100 millilitre sample

fresh elevated flow in a stream, such as after heavy rainfall

g/m³ grams per cubic metre, and equivalent to milligrams per litre (mg/L). In

water, this is also equivalent to parts per million (ppm), but the same

does not apply to gaseous mixtures

Incident an event that is alleged or is found to have occurred that may have

actual or potential environmental consequences or may involve noncompliance with a consent or rule in a regional plan. Registration of an incident by the Council does not automatically mean such an outcome

had actually occurred

Intervention action/s taken by Council to instruct or direct actions be taken to avoid

or reduce the likelihood of an incident occurring

Investigation action taken by Council to establish what were the

circumstances/events surrounding an incident including any

allegations of an incident

1/s litres per second

MCI macroinvertebrate community index; a numerical indication of the state

of biological life in a stream that takes into account the sensitivity of the

taxa present to organic pollution in stony habitats

mS/m millisiemens per metre

mixing zone the zone below a discharge point where the discharge is not fully mixed

> with the receiving environment. For a stream, conventionally taken as a length equivalent to 7 times the width of the stream at the discharge

point

 NH_4 ammonium, normally expressed in terms of the mass of nitrogen (N) unionised ammonia, normally expressed in terms of the mass of nitrogen NH_3

 NO_3 nitrate, normally expressed in terms of the mass of nitrogen (N) Nephelometric Turbidity Unit, a measure of the turbidity of water NTU O&G oil and grease, defined as anything that will dissolve into a particular

organic solvent (e.g. hexane). May include both animal material (fats)

and mineral matter (hydrocarbons)

Pb* lead

pН a numerical system for measuring acidity in solutions, with 7 as neutral.

Numbers lower than 7 are increasingly acidic and higher than 7 are increasingly alkaline. The scale is logarithmic i.e. a change of 1

represents a ten-fold change in strength. For example, a pH of 4 is ten

times more acidic than a pH of 5

measurement of both physical properties (e.g. temperature, clarity, Physicochemical

density) and chemical determinants (e.g. metals and nutrients) to

characterise the state of an environment

relatively fine airborne particles (less than 10 micrometre diameter) PM₁₀ resource consent refer Section 87 of the RMA. Resource consents include land use

consents (refer Sections 9 and 13 of the RMA), coastal permits (Sections 12, 14 and 15), water permits (Section 14) and discharge permits (Section

15)

RMA Resource Management Act 1991 and including all subsequent

amendments

SS suspended solids

SQMCI semi quantitative macroinvertebrate community index;

Temp temperature, measured in °C (degrees Celsius)

Turb turbidity, expressed in NTU UI Unauthorised Incident

UIR Unauthorised Incident Register – contains a list of events recorded by

> the Council on the basis that they may have the potential or actual environmental consequences that may represent a breach of a consent

or provision in a Regional Plan

Zn* zinc

*an abbreviation for a metal or other analyte may be followed by the letters 'As', to denote the amount of metal recoverable in acidic conditions. This is taken as indicating the total amount of metal that might be solubilised under extreme environmental conditions. The abbreviation may alternatively be followed by the letter 'D', denoting the amount of the metal present in dissolved form rather than in particulate or solid form.

For further information on analytical methods, contact the Council's laboratory.

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Appendix I

Resource consents held by Vickers Quarry Limited

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



CHIEF EXECUTIVE PRIVATE BAG 713 47 CLOTEN ROAD STRATFORD NEW ZEALAND PHONE: 06-765 7127

PHONE: 06-765 7127 FAX: 06-765 5097 www.trc.govt.nz

Please quote our file number on all correspondence

Name of

Consent Holder:

Vickers Quarries Limited

125 Radnor Road

R D 24

STRATFORD 4394

Consent Granted

Date:

18 June 2010

Conditions of Consent

Consent Granted:

To discharge treated stormwater and treated aggregate

washwater from a quarry site into the Patea River at or

about (NZTM) 1721850E-5643115N

Expiry Date:

1 June 2020

Review Date(s):

June 2015

Site Location:

278 Toko Road, Stratford

Legal Description:

Pt lot 2 DP 739

Catchment:

Patea

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.

Special conditions

- 1. If any area of soil is exposed, all run off from that area shall pass through settlement ponds or sediment traps with a minimum total capacity of:
 - a) 100 cubic metres for every hectare of exposed soil between 1 November to 30 April; and
 - b) 200 cubic metres for every hectare of exposed soil between 1 May to 31 October;

unless other sediment control measures that achieve an equivalent standard are agreed to by the Chief Executive of the Taranaki Regional Council.

- 2. The active quarry site shall be contoured/bunded so that:
 - all water generated in this area is directed to the silt control structures for treatment prior to discharge; and
 - the flow of uncontaminated stormwater into this area is prevented, as far as is practicable.
- 3. The suspended solids concentration within the discharge shall not exceed 100 gm⁻³.
 - This condition shall apply prior to the entry of the treated stormwater and aggregate washwater into the receiving waters of the Patea River at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.
- 4. After allowing for a mixing zone of 25 metres, the discharge shall not give rise to any of the following effects in the receiving waters of the Patea River:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.
- 5. The consent holder shall maintain a contingency plan. The contingency plan shall be adhered to in the event of a spill or emergency and shall, to the satisfaction of the Chief Executive, Taranaki Regional Council, detail measures and procedures to be undertaken to prevent spillage or accidental discharge of contaminants not authorised by this consent and measures to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.

The contingency plan shall be submitted to the Chief Executive, Taranaki Regional Council on request.

Consent 3564-3

- 6. The consent holder shall progressively reinstate the quarry site in a manner which ensures that the area of exposed, unvegetated earth, within the active quarry site is kept to a minimum at all times. This shall be undertaken to the satisfaction of the Chief Executive, Taranaki Regional Council.
- 7. A Site Rehabilitation Plan shall be submitted to the Chief Executive, Taranaki Regional Council no later than 3 months before the completion date of extraction activities. The Plan shall detail the proposed methods to rehabilitate and stabilise the site and an approximate timeframe by when the works will be commenced and completed.
- 8. Prior to this consent expiring or being surrendered, the consent holder shall rehabilitate the site in accordance with the Site Rehabilitation Plan, approved under condition 7 above.
- 9. 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 during the month of June 2015, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 18 June 2010

For and on behalf of Taranaki Regional Council

Director-Resource Management

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

Name of Vickers Quarries Limited

Consent Holder: 125 Radnor Road

R D 24

STRATFORD 4394

Decision Date: 12 September 2012

Commencement

Date:

12 September 2012

Conditions of Consent

Consent Granted: To discharge treated stormwater and washwater from a

quarry site onto and into land and into an unnamed tributary of the Waipuku Stream at or about (NZTM)

1702820E-5650447N

Expiry Date: 1 June 2027

Review Date(s): June 2015, June 2021

Site Location: York Road, Midhirst

Legal Description: Sec 52 Blk XVI Egmont SD (Discharge source & site)

Catchment: Waitara

Tributary: Manganui

Waipuku

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

Page 1 of 3

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 the Resource Management Act 1991, to prevent or minimise any adverse effects of the discharge to the environment.
- 2. The consent holder shall operate and progressively reinstate the quarry site in a manner which ensures that the area of exposed, un-vegetated earth, within the quarry's stormwater catchment is kept to a minimum at all times.
- 3. The stormwater discharged shall be from a catchment area not exceeding 6 hectares.
- 4. The consent holder shall properly maintain and operate the settling ponds system, including the use of shut off valves, in such a manner that any discharge which may occur shall not breach the conditions of this consent. The settling ponds system shall be operated, as far as practicable, so as to minimise the duration and frequency of discharges.
- 5. There shall be no direct discharge of untreated stormwater or groundwater from the active quarry site into any surface water.
- 6. Constituents of the discharge shall meet the standards shown in the following table.

Constituent	<u>Standard</u>
pH	Within the range 6.0 to 9.0
suspended solids	Concentration not greater than 100 gm ⁻³
total recoverable oil and grease	Concentration not greater than 15 gm ⁻³

This condition shall apply before entry of the treated stormwater into the receiving waters at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 7. After allowing for reasonable mixing, within a mixing zone extending 50 metres downstream of the discharge point, the discharge shall not give rise to any of the following effects in the receiving waters:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.

Consent 4905-3

- 8. The active quarry site shall be contoured or bunded so that: all water generated in this area is directed to silt control structures for treatment prior to discharge; and the flow of uncontaminated stormwater into this area is prevented, as far as is practicable.
- 9. The consent holder shall maintain a contingency plan that details measures and procedures to be undertaken to prevent spillage or any discharge of contaminants not authorised by this consent. The contingency plan shall be followed in the event of a spill or unauthorised discharge and shall be certified by the Chief Executive, Taranaki Regional Council as being adequate to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.
- 10. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the chemicals used or stored on site that could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to consents@trc.govt.nz.
- 11. 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 during the month of June 2015 and/or June 2021, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 12 September 2012

For and on behalf of Taranaki Regional Council	
o e e e e e e e e e e e e e e e e e e e	
Director-Resource Management	

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

Taranaki Regional Council

Name of

Vickers Quarries Limited

Consent Holder:

125 Radnor Road

R D 24

STRATFORD 4394

Decision Date:

12 September 2012

Commencement

Date:

12 September 2012

Conditions of Consent

Consent Granted: To discharge treated stormwater and groundwater

seepage from quarry operations into an unnamed tributary of the Manganui River at or about (NZTM) 1701662E-

5650075N

Expiry Date: 1 June 2027

Review Date(s): June 2015, June 2021

Site Location: York Road, Midhirst

Legal Description: Lot 2 DP 366171 (Discharge source and site)

Catchment: Waitara

Tributary: Manganui

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

Page 1 of 3

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 the Resource Management Act 1991, to prevent or minimise any adverse effects of the discharge to the environment.
- 2. The consent holder shall operate and progressively reinstate the quarry site in a manner which ensures that the area of exposed, un-vegetated earth, within the quarry's stormwater catchment is kept to a minimum at all times.
- 3. The stormwater discharged shall be from a catchment area not exceeding 6 hectares.
- 4. The consent holder shall properly maintain and operate the settling ponds system, including the use of shut off valves, in such a manner that any discharge which may occur shall not breach the conditions of this consent. The settling ponds system shall be operated, as far as practicable, so as to minimise the duration and frequency of discharges.
- 5. There shall be no direct discharge of untreated stormwater or groundwater from the active quarry site into any surface water.
- 6. Constituents of the discharge shall meet the standards shown in the following table.

<u>Constituent</u>	<u>Standard</u>
pH	Within the range 6.0 to 9.0
suspended solids	Concentration not greater than 100 gm ⁻³
total recoverable oil and grease	Concentration not greater than 15 gm ⁻³

This condition shall apply before entry of the treated stormwater into the receiving waters at a designated sampling point approved by the Chief Executive, Taranaki Regional Council.

- 7. After allowing for reasonable mixing, within a mixing zone extending 50 metres downstream of the discharge point, the discharge shall not give rise to any of the following effects in the receiving waters:
 - a) the production of any conspicuous oil or grease films, scums or foams, or floatable or suspended materials;
 - b) any conspicuous change in the colour or visual clarity;
 - c) any emission of objectionable odour;
 - d) the rendering of fresh water unsuitable for consumption by farm animals;
 - e) any significant adverse effects on aquatic life.

Consent 5218-2

- 8. The active quarry site shall be contoured or bunded so that: all water generated in this area is directed to silt control structures for treatment prior to discharge; and the flow of uncontaminated stormwater into this area is prevented, as far as is practicable.
- 9. The consent holder shall maintain a contingency plan that details measures and procedures to be undertaken to prevent spillage or any discharge of contaminants not authorised by this consent. The contingency plan shall be followed in the event of a spill or unauthorised discharge and shall be certified by the Chief Executive, Taranaki Regional Council as being adequate to avoid, remedy or mitigate the environmental effects of such a spillage or discharge.
- 10. The consent holder shall notify the Chief Executive, Taranaki Regional Council, prior to making any changes to the processes or operations undertaken at the site, or the chemicals used or stored on site that could alter the nature of the discharge. Any such change shall then only occur following receipt of any necessary approval under the Resource Management Act. Notification shall include the consent number, a brief description of the activity consented and an assessment of the environmental effects of any changes, and be emailed to consents@trc.govt.nz.
- 11. 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 during the month of June 2015 and/or June 2021, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 12 September 2012

For and on behalf of
Taranaki Regional Council
Director-Resource Management

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

Name of Vickers Quarries Limited

Consent Holder: 125 Radnor Road

R D 24

STRATFORD 3494

Consent Granted

Date:

17 February 2010

Conditions of Consent

Consent Granted: To discharge cleanfill onto and into land at or about

(NZTM) 1701549E-5650156N

Expiry Date: 1 June 2027

Review Date(s): June 2015, June 2021

Site Location: 683 York Road, Midhirst

Legal Description: Lot 2 DP 366171

Catchment: Waitara

Tributary: Manganui

Waipuku

General condition

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

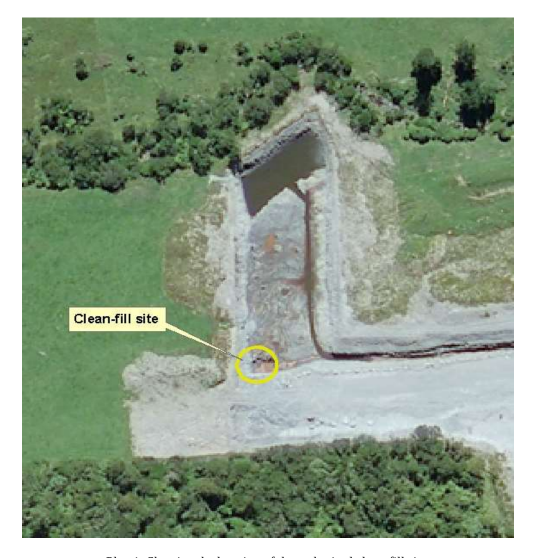
Special conditions

- 1. The discharge of cleanfill shall only occur in the area indicated on the plan attached [Plan 1].
- 2. The contaminants to be discharged shall be limited to cleanfill and/or inert materials. For the purposes of this condition, "clean fill and inert materials" are defined as materials consisting of any concrete, cement or cement wastes, bricks, mortar, tiles [clay, ceramic or concrete], non-tanalised timber, porcelain, glass, gravels, boulders, shingles, fibreglass, plastics, sand, soils and clays, and/or tree stumps and roots, whether singly or in combination or mixture, or any other material [subject to condition 3] that when placed onto and into land will not render that land or any vegetation grown on that land toxic to vegetation or animals consuming vegetation.
- 3. The discharge of the following contaminants shall not occur: food wastes, paper and cardboard, grass clippings, garden wastes including but not limited to wastes containing foliage or other vegetation [other than tree stumps and roots as permitted under condition 2], textiles, steel, galvanised metals, construction materials containing paint or fillers or sealers or their containers, oils or greases or any liquids or sludges or their containers, any industrial process by-products other than as permitted under condition 2, any poisons or solvents or their containers, batteries, general domestic refuse not otherwise described, or any wastes with the potential to render land or any vegetation grown on the land toxic to vegetation or to animals consuming such vegetation.
- 4. If the consent holder is uncertain as to the acceptability or not of a certain material the consent holder shall obtain written approval from the Consents Manager, Taranaki Regional Council, prior to its discharge.
- 5. The consent holder shall at all times adopt the best practicable option or options [as defined in section 2 of the Resource Management Act 1991] to prevent or minimise any actual or potential effect on the environment arising from any discharge at the site.
- 6. Upon completion of the cleanfill discharge authorised by this consent, the discharge site shall be stabilised and revegetated.
- 7. This consent shall lapse on 31 March 2015, unless the consent is given effect to before the end of that period or the Taranaki Regional Council fixes a longer period pursuant to section 125(1)(b) of the Resource Management Act 1991.

8. 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 during the month of June 2015 and/or June 2021, for the purpose of ensuring that the conditions are adequate to deal with any adverse effects on the environment arising from the exercise of this resource consent, which were either not foreseen at the time the application was considered or which it was not appropriate to deal with at the time.

Signed at Stratford on 17 February 2010

For and on behalf of
Taranaki Regional Council
O .
Director-Resource Management



Plan 1: Showing the location of the authorised clean-fill site.