

# APPLICATION FOR RESOURCE CONSENT OR FAST TRACK RESOURCE CONSENT

# FORM 9: GENERAL APPLICATION



Under Section 87AAC, 88 & 145 of the Resource Management Act 1991 (Form 9)

### PLEASE COMPLETE ALL MANDATORY FIELDS\* OF THIS FORM.

This form provides contact information and details of your application. If your form does not provide the required information it will be returned to you to complete. Until we receive a completed form and payment of the initial fee, your application may not be accepted for processing.

ed costs.
*Post code:
lates)
architect
architect
architect
architect
*Postcode:
*Postcode:



Owner Name:
Owner Address:
If the property has recently changed ownership please indicate on what date (approximately) AND the names of the previous owners:
Date:
Names:

## DEVELOPMENT CONTRIBUTIONS INVOICING DETAILS //

If it is assessed that your consent requires development contributions any invoices and correspondence relating to these will be sent via email. Invoices will be sent to the email address provided above unless an alternative address is provided below. Invoices will be made out to the applicant/owner but can be sent to another party if paying on the applicant's behalf.

*Please select a preference for who should receive any invoices.				
Details are the	e same as for invoicing			
Applicant:		Landowner:		Other, please specify:
*Attention:				
*Email:				

Click here for further information and our estimate request form

Address / Location	to which this application relates:	
Legal Description:	Can be found on the Computer Freehold Register or Rates Notice – e.g Lot x DP	xxx (or valuation number)

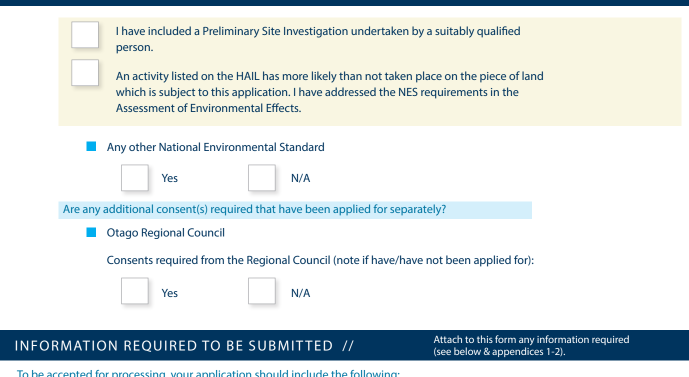


SITE VISIT REQUIREMENTS // Should a Council officer need to undertake a site visit please answer the questions below

Is there a gate or security system restricting access by council?	YES	NO
Is there a dog on the property?	YES	NO
Are there any other hazards or entry restrictions that council staff need to be aware of? If 'yes' please provide information below	YES	NO

	PRE-APPLICATION MEETING OR URBAN DESIGN PANEL	
	Have you had a pre-application meeting with QLDC or attended the urban design panel regarding this proposal?	
	Yes No Copy of minutes attached	
	If 'yes', provide the reference number and/or name of staff member involved:	
	CONCENT(C) ADDUED FOR $U/V$	
Ę	CONSENT(S) APPLIED FOR // * Identify all consents sought	
	Land use consent Subdivision consent	
	Change/cancellation of consent or consent notice conditions Certificate of compliance	
	Extension of lapse period of consent (time extension) s125 Existing use certificate	
R	QUALIFIED FAST-TRACK APPLICATION UNDER SECTION 87AAC	
	Controlled Activity Deemed Permitted Boundary Activity	
	If your consent qualifies as a fast-track application under section 87AAC, tick here to opt out of the fast track process	
<b>=</b>	BRIEF DESCRIPTION OF THE PROPOSAL // *Please complete this section, any form stating 'refer AEE' will	
	be returned to be completed with a description of the proposal	
	*Consent is sought to:	
•	APPLICATION NOTIFICATION	
	Are you requesting public notification for the application?	
	Yes No	
	Please note there is an additional fee payable for notification. Please refer to Fees schedule	
Ē	OTHER CONSENTS	
	Is consent required under a National Environmental Standard (NES)?	
	NES for Assessing and Managing Contaminants in Soil to Protect Human Health 2012	
	An applicant is required to address the NES in regard to past use of the land which could contaminate soil to a level that poses a risk to human health. Information regarding the NES is available on the website	
	https://environment.govt.nz/publications/national-environmental-standard-for-assessing-and-managing-contaminants-in- soil-to-protect-human-health-information-for-landowners-and-developers/	
	You can address the NES in your application AEE OR by selecting ONE of the following:	
	removal of (part of) a fuel storage system. Any earthworks will meet section 8(3) of the NES (including volume not exceeding 25m <sup>3</sup> per 500m <sup>2</sup> ). Therefore the NES does not apply.	
	I have undertaken a comprehensive review of District and Regional Council records and I	
	have found no record suggesting an activity on the HAIL has taken place on the piece of land which is subject to this application.	22
	NOTE: depending on the scale and nature of your proposal you may be required to provide details of the records reviewed and the details found.	Page 3/9 // July 2022
		ige 3/9

# OTHER CONSENTS // CONTINUED



To be accepted for processing, your application should include the following:

Computer Freehold Register for the property (no more than 3 months old) and copies of any consent notices and covenants (Can be obtained from Land Information NZ at https://www.linz.govt.nz/).

A plan or map showing the locality of the site, topographical features, buildings etc.

A site plan at a convenient scale.

Written approval of every person who may be adversely affected by the granting of consent (s95E).

An Assessment of Effects (AEE).

An AEE is a written document outlining how the potential effects of the activity have been considered along with any other relevant matters, for example if a consent notice is proposed to be changed. Address the relevant provisions of the District Plan and affected parties including who has or has not provided written approval. See <u>Appendix 1</u> for more detail.



We prefer to receive applications electronically – please see Appendix 5 – Naming of Documents Guide for how documents should be named. Please ensure documents are scanned at a minimum resolution of 300 dpi. Each document should be no greater than 10mb

### PRIVACY INFORMATION

The information you have provided on this form is required so that your application can be processed under the Resource Management Act 1991 and may also be used in statistics collected and provided to the Ministry for the Environment and Queenstown Lakes District Council. The information will be stored on a public register and may be made available to the public on request or on the company's or the Council's websites.

# FEES INFORMATION

Section 36 of the Resource Management Act 1991 deals with administrative charges and allows a local authority to levy charges that relate to, but are not limited to, carrying out its functions in relation to receiving, processing and granting of resource consents (including certificates of compliance and existing use certificates).

Invoiced sums are payable by the 20th of the month after the work was undertaken. If unpaid, the processing of an application, provision of a service, or performance of a function will be suspended until the sum is paid. You may also be required to make an additional payment, or bring the account up to date, prior to milestones such as notification, setting a hearing date or releasing the decision. In particular, all charges related to processing of a resource consent application are payable prior to issuing of the decision. Payment is due on the 20th of the month or prior to the issue date whichever is earlier.

# FEES INFORMATION // CONTINUED

If your application is notified or requires a hearing you will be requested to pay a notification deposit and/or a hearing deposit. An applicant may not offset any invoiced processing charges against such payments.

Section 357B of the Resource Management Act provides a right of objection in respect of additional charges. An objection must be in writing and must be lodged within 15 working days of notification of the decision.

LIABILITY FOR PAYMENT – Please note that by signing and lodging this application form you are acknowledging that the details in the invoicing section are responsible for payment of invoices and in addition will be liable to pay all costs and expenses of debt recovery and/or legal costs incurred by QLDC related to the enforcement of any debt.

MONITORING FEES – Please also note that if this application is approved you will be required to meet the costs of monitoring any conditions applying to the consent, pursuant to Section 35 of the Resource Management Act 1991.

DEVELOPMENT CONTRIBUTIONS – Your development, if granted, may also incur development contributions under the Local Government Act 2002. You will be liable for payment of any such contributions.

A list of Consent Charges is available on the on the Resource Consent Application Forms section of the QLDC website. If you are unsure of the amount to pay, please call 03 441 0499 and ask to speak to our duty planner.

Please ensure to reference any banking payments correctly. Incorrectly referenced payments may cause delays to the processing of your application whilst payment is identified.

If the initial fee charged is insufficient to cover the actual and reasonable costs of work undertaken on the application you will be required to pay any additional amounts and will be invoiced monthly as work on the application continues. Please note that if the Applicant has outstanding fees owing to Council in respect of other applications, Council may choose to apply the initial fee to any outstanding balances in which case the initial fee for processing this application may be deemed not to have been paid.

### PAYMENT // An initial fee must be paid prior to or at the time of the application and proof of payment submitted.

Please reference your payments as follows:

Applications yet to be submitted: RM followed by first 5 letters of applicant name e.g RMJONES

Applications already submitted: Please use the RM# reference that has been assigned to your application, this will have been emailed to yourself or your agent.

Please note processing will not begin until payment is received (or identified if incorrectly referenced).

l confirm payment by:	Bank transfer to account 02 0948 0002000 00(If paying from overseas swiftcode is – BKNZNZ22)	
	Invoice for initial fee requested and payment to follow	
	Manual Payment (can only be accepted once application has been lodged and acknowledgement email received with your unique RM reference number)	
*Reference		
*Amount Paid: Landuse and	Subdivision Resource Consent fees - please select from drop down list below	
(For required initial fees refer to website for Resource Consent Charges or spoke to the Duty Planner by phoning 03 441 0499)		
*Date of Payment		

Invoices are available on request

# APPLICATION & DECLARATION

	steps to ensure that it is complete and accurate and accepts responsibility for information in the	is application being so.		
	If lodging this application as the Applicant:			
	I/we hereby represent and warrant that I am/we are aware of arising under this application including, in particular but with obligation to pay all fees and administrative charges (includir expenses) payable under this application as referred to within	out limitation, my/our g debt recovery and legal		
OR:	If lodging this application as agent of the Applicant:			
	I/we hereby represent and warrant that I am/we are authorise respect of the completion and lodging of this application and details are in the invoicing section is aware of all of his/her/its application including, in particular but without limitation, his and administrative charges (including debt recovery and lega application as referred to within the Fees Information section	that the Applicant / Agent whose obligations arising under this /her/its obligation to pay all fees I expenses) payable under this		
	I hereby apply for the resource consent(s) for the Proposal described above knowledge and belief, the information given in this application is complete			
Signed (by or as authorised agent of the Applicant) **				
	Full name of person lodging this form			
	Firm/Company	Dated		

The Council relies on the information contained in this application being complete and accurate. The Applicant must take all reasonable

\*\*If this form is being completed on-line you will not be able, or required, to sign this form and the on-line lodgement will be treated as confirmation of your acknowledgement and acceptance of the above responsibilities and liabilities and that you have made the above representations, warranties and certification.





Queenstown Lakes District Council Private Bag 50072, Queenstown 9348 Gorge Road, Queenstown 9300 Section 2 of the District Plan provides additional information on the information that should be submitted with a land use or subdivision consent.

The RMA (Fourth Schedule to the Act) requires the following:

### 1 INFORMATION MUST BE SPECIFIED IN SUFFICIENT DETAIL

• Any information required by this schedule, including an assessment under clause 2(1)(f) or (g), must be specified in sufficient detail to satisfy the purpose for which it is required.

### 2 INFORMATION REQUIRED IN ALL APPLICATIONS

• (1) An application for a resource consent for an activity (the activity) must include the following:

(a) a description of the activity:	
(b) a description of the site at which the activity is to occur:	
(c) the full name and address of each owner or occupier of the site:	Information provided
<ul> <li>(d) a description of any other activities that are part of the proposal to which the application relates:</li> </ul>	within the Form above
<ul> <li>(e) a description of any other resource consents required for the proposal to which the application relates:</li> </ul>	
(f) an assessment of the activity against the matters set out in Part 2:	i
<ul> <li>(g) an assessment of the activity against any relevant provisions of a document referred to in section 104(1)(b).</li> </ul>	
(2) The assessment under subclause (1)(g) must include an assessment of the activity against—	
(a) any relevant objectives, policies, or rules in a document; and	
<ul> <li>(b) any relevant requirements, conditions, or permissions in any rules in a document; and</li> </ul>	Include in an attached Assessment
<ul> <li>(c) any other relevant requirements in a document (for example, in a national environmental standard or other regulations).</li> </ul>	of Effects (see Clauses
(3) An application must also include an assessment of the activity's effects on the environment that—	6 & 7 below)
(a) includes the information required by clause 6; and	
(b) addresses the matters specified in clause 7; and	
<ul> <li>(c) includes such detail as corresponds with the scale and significance of the effects that the activity may have on the environment.</li> </ul>	
	-

### ADDITIONAL INFORMATION REQUIRED IN SOME APPLICATIONS

- An application must also include any of the following that apply:
  - (a) if any permitted activity is part of the proposal to which the application relates, a description of the permitted activity that demonstrates that it complies with the requirements, conditions, and permissions for the permitted activity (so that a resource consent is not required for that activity under section 87A(1)):
  - (b) if the application is affected by section 124 or 165ZH(1)(c) (which relate to existing resource consents), an assessment of the value of the investment of the existing consent holder (for the purposes of section 104(2A)):





### ASSESSMENT OF ENVIRONMENTAL EFFECTS

Clause 6: Information required in assessment of environmental effects

- (1) An assessment of the activity's effects on the environment must include the following information:
  - (a) if it is likely that the activity will result in any significant adverse effect on the environment, a description of any possible alternative locations or methods for undertaking the activity:
  - (b) an assessment of the actual or potential effect on the environment of the activity:
  - (c) if the activity includes the use of hazardous substances and installations, an assessment of any risks to the environment that are likely to arise from such use:
  - (d) if the activity includes the discharge of any contaminant, a description of-
    - (i) the nature of the discharge and the sensitivity of the receiving environment to adverse effects; and
    - (ii) any possible alternative methods of discharge, including discharge into any other receiving environment:
  - (e) a description of the mitigation measures (including safeguards and contingency plans where relevant) to be undertaken to help prevent or reduce the actual or potential effect:
  - (f) identification of the persons affected by the activity, any consultation undertaken, and any response to the views of any person consulted:
  - (g) if the scale and significance of the activity's effects are such that monitoring is required, a description of how and by whom the effects will be monitored if the activity is approved:
  - (h) if the activity will, or is likely to, have adverse effects that are more than minor on the exercise
    of a protected customary right, a description of possible alternative locations or methods for the
    exercise of the activity (unless written approval for the activity is given by the protected customary
    rights group).

(2) A requirement to include information in the assessment of environmental effects is subject to the provisions of any policy statement or plan.

(3) To avoid doubt, subclause (1)(f) obliges an applicant to report as to the persons identified as being affected by the proposal, but does not—

- (a) oblige the applicant to consult any person; or
- (b) create any ground for expecting that the applicant will consult any person.

CLAUSE 7: MATTERS THAT MUST BE ADDRESSED BY ASSESSMENT OF ENVIRONMENTAL EFFECTS

- (1) An assessment of the activity's effects on the environment must address the following matters:
  - (a) any effect on those in the neighbourhood and, where relevant, the wider community, including any social, economic, or cultural effects:
  - (b) any physical effect on the locality, including any landscape and visual effects:
  - (c) any effect on ecosystems, including effects on plants or animals and any physical disturbance of habitats in the vicinity:
  - (d) any effect on natural and physical resources having aesthetic, recreational, scientific, historical, spiritual, or cultural value, or other special value, for present or future generations:
  - (e) any discharge of contaminants into the environment, including any unreasonable emission of noise, and options for the treatment and disposal of contaminants:
  - (f) any risk to the neighbourhood, the wider community, or the environment through natural hazards or the use of hazardous substances or hazardous installations.

(2) The requirement to address a matter in the assessment of environmental effects is subject to the provisions of any policy statement or plan.





### UNDER THE FOURTH SCHEDULE TO THE ACT:

- An application for a subdivision consent must also include information that adequately defines the following:
  - (a) the position of all new boundaries:
  - (b) the areas of all new allotments, unless the subdivision involves a cross lease, company lease, or unit plan:
  - (c) the locations and areas of new reserves to be created, including any esplanade reserves and esplanade strips:
  - (d) the locations and areas of any existing esplanade reserves, esplanade strips, and access strips:
  - (e) the locations and areas of any part of the bed of a river or lake to be vested in a territorial authority under section 237A:
  - (f) the locations and areas of any land within the coastal marine area (which is to become part of the common marine and coastal area under section 237A):
  - (g) the locations and areas of land to be set aside as new roads.

# APPENDIX 3 // Development Contributions

Will your resource consent result in a Development Contribution and what is it?

- A Development Contribution can be triggered by the granting of a resource consent and is a financial charge levied on new developments. It is assessed and collected under the Local Government Act 2002. It is intended to ensure that any party, who creates additional demand on Council infrastructure, contributes to the extra cost that they impose on the community. These contributions are related to the provision of the following council services:
  - Water supply
  - Wastewater supply
  - Stormwater supply
  - Reserves, Reserve Improvements and Community Facilities
  - Transportation (also known as Roading)

Click here for more information on development contributions and their charges

OR Submit an Estimate request \*please note administration charges will apply

### APPENDIX 4 // Fast - Track Application

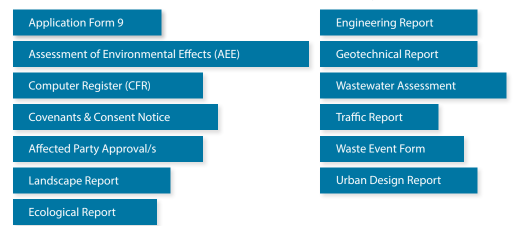
Please note that some land use consents can be dealt with as fast track land use consent. This term applies to resource consents where they require a controlled activity and no other activity. A 10 day processing time applies to a fast track consent.

If the consent authority determines that the activity is a deemed permitted boundary activity under section 87BA of the Act, written approval cannot be withdrawn if this process is followed instead.

A fast-track application may cease to be a fast-track application under section 87AAC(2) of the Act.

### APPENDIX 5 // Naming of documents guide

While it is not essential that your documents are named the following, it would be helpful if you could title your documents for us. You may have documents that do not fit these names; therefore below is a guide of some of the documents we receive for resource consents. Please use a generic name indicating the type of document.



Development

Contribution

Estimate Request Form