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Waipa

Submission on a Notified Resource Consent Application Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submi	ission on:
	NAME: Global Contracting Solutions Limited D1 Racecourse Road, Te Awamutu
I am not a trad	le competitor for the purposes of section 308B of the Resource Management Act 1991.
(a) adverse	ffected by an effect of the subject matter of the submission that— ely affects the environment; and ot relate to trade competition or the effects of trade competition.
	arts of the application that my submission relates to are: n relates to the whole application.
My submission	n is:
Support parts o include—	the reasons for your views.
environment a The health imp many education houses. To allow irresponsible a think that if thi Would you stil	Zealand, the installation of a facility like this is a step back. The harmful effect on the local and animals from the toxins released from this facility will be detrimental as it is running. Doacts to humans, especially the links to cancer, SHOULD NOT BE UNDERSTATED! There are not facilities in the immediate area as well commercial facilities to go with the residential low a facility with such negative implications to go ahead in an area like this is extremely and neglectful. My daughter is due to start attending the Barnyard Daycare soon and to a facility goes ahead, we will be forced to remove her. Is this fair on the owners of Barnyard? It send your children to Barnyard if this facility was there? If you even had to pause and answer then that should be all the doubt needed to DELINE THIS CONSENT!
give precise detai sought	owing decision from the consent authority: Is, including the parts of the application you wish to have amended and the general nature of any conditions application in full.
I wish (or do n	ot wish) to be heard in support of my submission.
	o wish to be heard in support of my submission means that you will speak at the hearing)
	o not wish to be heard in support of my submission means that you will not be advised of the date of the hearing and will not speak at the hearing)
✓ If o	thers make a similar submission I will consider presenting a joint case with them at the hearing.
	one of the boxes above, otherwise it will be deemed that you do not wish to be heard of advise you of the date of the hearing.

I have served a copy of my submission on the applicant.

I do not request, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

0	e of submitter:	Rhys Hikuroa
(or person	authorised to sign on bei	half of submitter) (A signature is not required if you make your submission by electronic means.)
Date: _	13/10/23	Contact person: Rhys Hikuroa (name and designation, if applicant)

Postal address: 1 Wilson Street, Te Awamutu, 3800 (or alternative method of service under section 352 of the Act):

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

If you are a trade competitor, your right to make a submission may be limited by the trade competition provisions in Part 11A of the Resource Management Act 1991.

You must serve a copy of your submission on the applicant as soon as reasonably practicable after you have served your submission on the consent authority.

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

If you make a request under section 100A of the Resource Management Act 1991, you must do so in writing no later than 5 working days after the close of submissions and you may be liable to meet or contribute to the costs of the hearings commissioner or commissioners. You may not make a request under section 100A of the Resource Management Act 1991 in relation to an application for a coastal permit to carry out an activity that a regional coastal plan describes as a restricted coastal activity.

Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
- it discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
- it contains offensive language:
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy information



Waipa DISTRICT COUNCIL

Submission on a Notified Resource Consent Application Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu I am <u>not</u> a trade competitor for the purposes of section 308B of the Resource Management Act 1991.		
		I am/am not directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are:		
My submission is:		
Support parts or all of Oppose parts or all of are neutral parts or all of or only		
the reasons for your views.		

- 1. Historical injustice
- 2. Continued colonisation and oppression
- 3. Cultural reasons
- 4. Maternal reasons
- 5. And Financial ruin reasons
- 1. Unfortunately Waipā has a history of apathy when it comes to Māori. Apathy simply means 'I don't care' and 'I'm not prepared to protect or be concerned about you.' It happened it Ōrakau and it most certainly happened at Rangiaowhia. Rangiaowhia saw the killing and destruction of tamariki...the most innocent of New Zealand's citizens...and now as we approach the 160th National Commemoration Day [happing 21st feb 2024] Waipā is looking yet again to supercede it's beliefs on a community at the sake of it's children. Kāhore it te pai tēnā! Did we not learn anything from what happened at Rangiaowhia? Mokopuna (Descendants) of those murdered at Rangaiowhia now attend the kura that is right next door to the proposed location of the incinerator—it was bad enough that no one offered protection to the children at Rangaiowhia, but to yet again have no thought or sense of care for their descendants attending the 2x Kōhanga, the Wharekura and Wānanga is baffling! What lies have we so easily swallowed to believe that there won't be any negative health repercussions when burning this amount of rubbish each day? What risks are WDC willing to take? Gambling the lives of our children? We say KAO! STAY AWAY FROM THE MOKOPUNA OF RANGIAOWHIA! Stay away from the descendants of Apakura, Hinetū, Raukawa, Maniapoto and Waikato-Tainui.

Submission on a Notified Resource Consent Application Form 13



Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

- 2. A whakaaro Māori/Tikanga Māori/ Mātauranga Māori has completely been left out of the equation. Why is it that we are seeing the perpetuation of values imposed on us that are of a Western mindset? Ngāti Apakura and Ngāti Hinetū were people of innovation and enterprise. Solutionists. Problem-solvers. Where is the Māori voice in this? it's a Western agenda to simply BURN THE PROBLEM AWAY. But that is not a Whakaaro Māori. Pare kore [Zero waste] is the Māori way...protecting Papatūānuku is the Māori way and protecting her children mostly certainly is a Māori way.
- 3. Kakepuku is our Ancestral maunga. She looks out over us and we acknowledge her everyday from our window. Kei te mihi ki a ia me te Kaihanga o ngā mea katoa ia rā, ia rā! To now have her shilloutte blocked by billowing smoke and chimneys is to block that cultural connection and cause disconnect.
- 4. As a mother of Tamariki that attend the local kura my job is to protect them. Both my tamariki were miracle babies. I wasn't able to have kids medically speaking, but we had karakia and miraculously Atua gave us these taonga. I do not want their lungs filled with toxic ash. Any mother would fight for her kids. But not just mine, all of these babies deserve the best air quality. We thought Waipā was going to be an amazing place to raise tamariki did we make a mistake?
- 5. And finally, as home owners on George Melrose Drive the incinerator would most certainly diminish the value of our home. Not many Māori own their home. It took a lot of hard work to buy this whare for our whānau to have a place we can call home. After you have been alienated from your whenua like Māori have (we are also descendants of Rangaiowhia), being made homeless in one day, you yearn from whenua and a place to call home...we found that here...and now not only would the incinerator block the view of our maunga, but it would also diminish the value of our property. Our house value had already dropped from \$970,000 down to \$870,000 and now this?? No, this is not fair and it is not just. WE AS A WHĀNAU SAY KAO!

****I Submit this application on behalf of myself and our household. Including my husband who is a Trust Board Member for Te Rūnanga o Ngāti Apakura and a teacher at Te Wharekura o Ngā Purapura o te Aroha.

I seek the following decision from the consent authority:

give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought

No incineration build (such as what is being proposed) will take place on, near or around Racecourse Rd or any street within the Waipā.

I wish (or do not wish) to be heard in support of my submission.

I do wish to be heard in support of my submission
(this means that you will speak at the hearing)

I do not wish to be heard in support of my submission
(this means that you will not be advised of the date of the hearing and will not speak at the hearing

Submission on a Notified Resource Consent Application Form 13



Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

Resource Management Act 199.
If others make a similar submission I will consider presenting a joint case with them at the hearing.

You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.

I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

I request pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:, J. Hohaia	
(or person authorised to sign on behalf of submitter) (A signature is not rec	uired if you make your submission by electronic means.)
Date: 13 Oct 2023 Contact person: J. Hohaia	
(name and designation, if applican	t)
Postal address: _132 George Melrose Drive, Te Awamutu.	
(or alternative method of service under section 352 of the Act):	

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

If you are a trade competitor, your right to make a submission may be limited by the trade competition provisions in Part 11A of the Resource Management Act 1991.

You must serve a copy of your submission on the applicant as soon as reasonably practicable after you have served your submission on the consent authority.

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

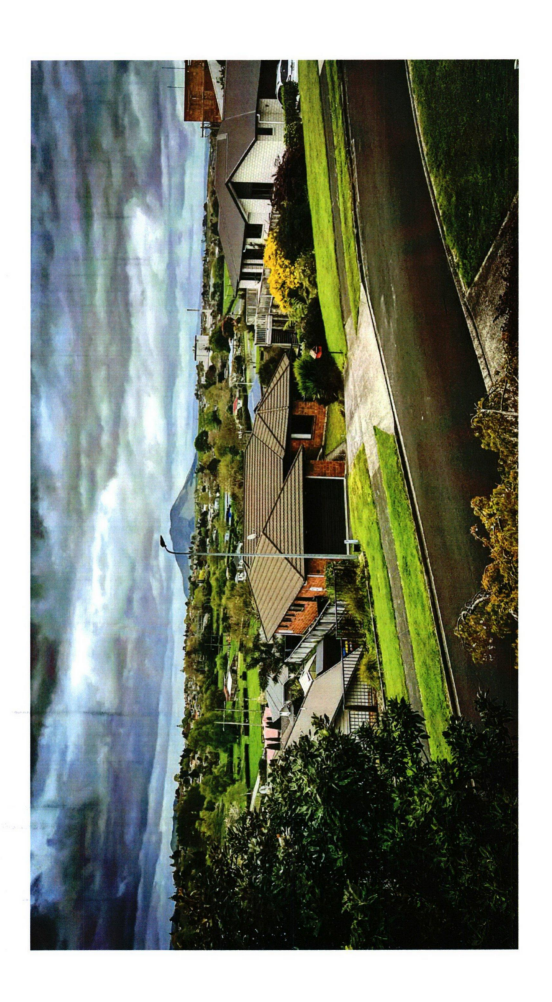
If you make a request under section 100A of the Resource Management Act 1991, you must do so in writing no later than 5 working days after the close of submissions and you may be liable to meet or contribute to the costs of the hearings commissioner or commissioners. You may not make a request under section 100A of the Resource Management Act 1991 in relation to an application for a coastal permit to carry out an activity that a regional coastal plan describes as a restricted coastal activity.

Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
- it discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
- it contains offensive language:
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy information





Submission on a Notified Resource Consent Application

Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

	ANT'S NAME: Global Contracting Solutions Limited ON: 401 Racecourse Road, Te Awamutu
LOCATI	ON. 401 Nacecourse Noad, Te Awamata
lam/am	n not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
_	proof directly affected by an effect of the subject matter of the submission that—
	adversely affects the environment; and
(b) (does not relate to trade competition or the effects of trade competition.
	Cific parts of the application that my submission relates to are: THE ENTIRE APPLICATION
Support include—	mission is: t parts or all of Oppose parts of all of of are neutral parts or all of the reasons for your views. PLEASE SEE ATTACHMENT
give preci	he following decision from the consent authority: ise details, including the parts of the application you wish to have amended and the general nature of any conditions WOULD LIKE WAIPH DISTRICT COUNCIL TO DECLINE HE APPLICATION
I wish (or do not wish) to be heard in support of my submission.
	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
	If others make a similar submission I will consider presenting a joint case with them at the hearing.
	ist tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard will <u>not</u> advise you of the date of the hearing.
	I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

1

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 13/10/2023

Contact person: CHRISTINA HARRIS

(name and designation, if applicant)

Postal address: 2 GREENOUGH CRESCENT TE HWAMUTU 3800

(or alternative method of service under section 352 of the Act).

Notes to submitter

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Privacy information



Ko Waikato te iwi Ko Waikato te awa Ko Potatau te tangata He piko he taniwha He piko he taniwha

Tena Koutou

My name is Christina Harris and I live at 2 Greenough Crescent Te Awamutu, approximately 1km from the proposed 'Waste to Energy' Plant. I have lived at this address for the past 36 years, raising my 7 children and at times my 25 grandchildren. I am thankful that I built my home and raised my whanau on the whenua to which we belong.

I am a descendant of Ngati Pareteuaki, a tangata whenua hapu of the area. I am a descendant of the Tupuna who built Otawhao Pa. The site of Otawhao Pa was located above Te Awamutu Skate Park in Wallace Terrace. The Pa was built in response to the invasion of Matakitaki Pa (Pirongia) by Hongi Hika in 1822.

My parents and sister were involved in the construction of Otawhao Marae at Te Awamutu College in the early 1980's. My whanau/hapu have had a long association with our whenua in Te Awamutu and the surrounding districts.

The Waipa District has a very rich history that deserves to be known and preserved for the benefit of all New Zealanders.

On behalf of myself, my whanau and hapu, I oppose the entire application by Global Contracting Solutions Limited for the following reasons:

- 1. My whanau will be directly and negatively impacted by the proposal.
- The application lacks any meaningful engagement with Nga Iwi Toopu o Waipa. Efffective engagement will ensure Treaty obligations are honoured.
- 3. The application lacks any meaningful and ongoing engagement with the Community of Te Awamutu.
- 4. The application does not provide genuine focus and attention to the protection, health, and wellbeing of the whenua.

- 5. The application does not provide genuine focus and attention to the protection, health and wellbeing of the community and the people impacted by the proposal.
- 6. The application is not consistent with Our principles of manaakitanga kaitiakitanga and aroha.
- 7. The application lacks a formal cultural impact assessment which will ensure that appropriate weight is given to Maori cultural values, interests and associations with the area, and the potential impacts of a 'Waste to Energy' Plant on these cultural matters.
- 8. When referring to local Maori, the application is disrespectful, insulting, and offensive.

In conclusion, I submit that the application's approach for a 'Waste to Energy' Plant at 401 Racecourse Rd Te Awamutu is deficient and lacking.

I respectfully request that the application for a 'Waste to Energy' Plant be declined.

Mauri Ora

Christina Harris

Submission on a Notified Resource Consent Application



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

	Resource Management Act 19
This is	a submission on:
	ANT'S NAME: Global Contracting Solutions Limited ION: 401 Racecourse Road, Te Awamutu
l am/ ar	n not st a trade competitor for the purposes of section 308B of the Resource Management Act 1991
(a)	n not directly affected by an effect of the subject matter of the submission that—adversely affects the environment; and does not relate to trade competition or the effects of trade competition.
The spe	cific parts of the application that my submission relates to are:
A	11 of it
My sub	mission is:
Support include—	t parts or all of
The	
a His	Site for the incinerator is absolutly unsuitable. It's on h Rish Flood Zone, to close to houses schools and dougous centers affic will contibut to more pollution and noise.
INC AL	after Bill confi but to more polition and house.
	ne following decision from the consent authority: se details, including the parts of the application you wish to have amended and the general nature of any conditions
sought	Decline Application
-	
I wish (o	r do not wish) to be heard in support of my submission.
ď	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
	If others make a similar submission I will consider presenting a joint case with them at the hearing.
	t tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard will not advise you of the date of the hearing.
	I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

nent Set ID: 11114787 n. 1, Version Date: 13/10/2023 I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: (or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 13-10-2023 Contact person: Frank Holz

(name and designation, if applicant)

Postal address: (or alternative method of service under section 352 of the Act):

Notes to submitter

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Privacy information



Submission on a Notified Resource Consent Application



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited
LOCATION: 401 Racecourse Road, Te Awamutu
I am/am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
Tam/am not directly affected by an effect of the subject matter of the submission that—
(a) adversely affects the environment; and
(b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are:
My Submission relates to the whole application.
application.
My submission is:
Support parts or all of Oppose parts or all of are neutral parts or all of I
• the reasons for your views.
Air pollution, noise of traffic concerns. being so close to schools + daycares.
being so close to schools + daycases.
I seek the following decision from the consent authority:
give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought 1 oppose the whole application maipa district countil need to decline application.
oppose the whole application nappa
district countil need to decline application.
I wish (or do not wish) to be heard in support of my submission.
I do wish to be heard in support of my submission
(this means that you will speak at the hearing)
I do not wish to be heard in support of my submission
(this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard
and we will not advise you of the date of the hearing.
I have served a copy of my submission on the applicant.
(this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 2 10 23

Contact person: _____

taworth

Postal address: 155

Pakura Street

or alternative method of service under section 352 of the Act):

Notes to submitter

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Privacy information



Submission on a Notified Resource Consent Application





Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu
I am/aprnot*a trade competitor for the purposes of section 308B of the Resource Management Act 199
I am/am=not directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are:
all of the application
My submission is:
Support parts or all of Oppose parts or all of are neutral parts or all of include—
the reasons for your views.
climate change, human Health.
seek the following decision from the consent authority: give precise details, including the parts of the application you wish to have amended and the general nature of any condition sought Application Application
wish (or do not wish) to be heard in support of my submission.
I do wish to be heard in support of my submission (this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
ou must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.
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I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Postal address: 4 ACACIG AVR KILI

(or alternative method of service under section 352 of the Act):

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

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If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

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- it discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
- · it contains offensive language:
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy information

Submission on a Notified Resource Consent Application



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu	
I am not a trade competitor for the purposes of section 308B of the Resource Management Act 1991	
(a) adversely affected by an effect of the subject matter of the submission that—adversely affects the environment; and does not relate to trade competition or the effects of trade competition.	•
The specific parts of the application that my submission relates to are: All of the GD Keath I Oppose This Strongle, My Children Signey Many hours or Days In Reveces a Rh With The Name This Whole Think is going to be a health facail of to Mentoin The Huge amounts of Thucks on this Roce My submission is:	25 CC
Support parts or all of Oppose parts or all of are neutral parts or all of include—	
the reasons for your views. The veson for my views, My Chichen have hearth 1850s, There is a Darkare not more that a few hundred Meters from the Site. The River Night Next Down Unseen toxic posins in the filsek the following decision from the consent authority: give precise details, including the parts of the application you wish to have amended and the general nature of any condition sought Decline Application	
I wish (or do not wish) to be heard in support of my submission.	
I do wish to be heard in support of my submission (this means that you will speak at the hearing)	
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)	
☐ If others make a similar submission I will consider presenting a joint case with them at the hearing.	
You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will <u>not</u> advise you of the date of the hearing.	ļ
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L request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:	
(or person authorised to sign on behalf of submitter) (A signature	is not required if you make your submission by electronic means.)
Date: 10-2023 Contact person:	Casey) ee Hawkins
Postal address: 47 Browles (or alternative method of service under section 352 of the Act):	Road. OTovohaya

Notes to submitter

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Submission on a Notified Resource Consent Application Form 13



Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

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	A11 09 14
My sub	mission is:
include-	t parts or all of Oppose parts or all of are neutral parts or all of the reasons for your views.
	, , , , , , , , , , , , , , , , , , , ,
	he following decision from the consent authority: ise details, including the parts of the application you wish to have amended and the general nature of any conditions Decline Application
I wish (or do not wish) to be heard in support of my submission.
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I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: (or person authorised to sign on be	$UL/J \le$ half of submitter) (A signature is not required if you make your submission by electronic means.)
Date: 13-10-2023	Contact person: Uta Holz (name and designation, if applicant)
Postal address:	IIc Ballonce Street Kihikihi
or alternative method of service un	nder section 352 of the Act): Te Awamata 3800

Notes to submitter

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Privacy information



I'm Uta Holz, I'm nearly 60 years and have enormous concerns about the application for the wast to energy incinerator. I lived in Germany in the vicinity of one of those beasts and have seen the deterioration of the neighborhoods and the image change. This would mean for Te Awamutu going from Rose Town to Rubbish Town. House prices would go down and health problems arise. We are building a multi generation house on the south slope of Taylor's / Green Hill with direct few of the Racecourse (proposed for housing). Two of my grandchildren go to The Barnyard early childhood education center. An incinerator should never be build this close to houses / schools and learning centers, even with the best filter systems toxic nano particles will escape and accumulated around the incinerator and not only in the close vicinity. Everything

that get caught in the filter system is highly toxic ash. Transport and permanent disposal of this is high risk of further polluting our air, land and water. The arising traffic will bring in more pollution, noise, diesel fumes and because nothing is perfect, there will be rubbish lost in transit and stinking fluids leaching out onto the roads. Racecourse Road is not build for heavy traffic and I would fear for my other grandchildren on there way to school. I can't think of anything good that would come from this waste incinerator. New Zealand has to reduce waste 'production 'in the first place. Climate change is a real thing and burning rubbish will add to the problem, way more than landfill.

Waipa DISTRICT COUNCIL

Submission on a Notified Resource Consent Application Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited

LOCATION: 401 Racecourse Road, Te Awamutu

I am/am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.

I am/am not directly affected by an effect of the subject matter of the submission that—

- (a) adversely affects the environment; and
- (b) does not relate to trade competition or the effects of trade competition.

The specific parts of the application that my submission relates to are:

All of the Application Appendix U - Section 5.1 & 5.2 Cultural effects

My submission is:

Support parts or all of	Oppose parts or all of	✓	are neutral parts or all of	
include—				

- My family live on Pirongia Road, 3.1km from the proposed site. I think we will be adversely affected by the increase trucks and traffic movement. Appendix U, Section 5.1 and 5.2 in the Application "assumed" movements appears unrealistic, with gaps in the forecast. To assume that trucks will only use State Highway 3 (Ohaupo Road) to enter Te Awamutu from Auckland and Hamilton seems out of touch with local knowledge and suggests an incomplete assessment given in the Application. There's doubt that drivers would not use alternative routes, for example, State Highway 39 coming from Hamilton, also from points West and South and then accessing Te Awamutu from Pirongia Road and Paterangi Road, turning onto Alexandra Street, possibly sending traffic past Fonterra and three schools.
- The estimated 378 traffic movements per day, 84 per hour, in close proximity to three schools Te Awamutu College, Te Wharekura o Nga Purapura o Te Aroha and Puawai Kohanga Reo, as well as Te Wananga o Aotearoa. Te Awamutu College already sees lots of pedestrian and student movements before and after school, and there's an omission in the Application regarding consideration of traffic accidents near the school. I suggest that the increased traffic movements will pose an increased safety risk to students, particularly at peak times. Again, there does not seem to have been adequate consideration and mitigation strategies for this in the Application.
- The noise levels and vehicle emissions from the estimated traffic movements will negatively impact the residential areas and schools surrounding the site. Both my children will be attending Te Awamutu College from next year, my son is already there and will be there until at least 2026 and my daughter until 2028.

Submission on a Notified Resource Consent Application Form 13



Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

• The Application has attempted to predict and mitigate the future impact on the Mangapiko Stream and Air Quality. At our property on Pirongia Road, the stream passes closely. We smell odours from the water treatment plan and Fonterra Dairy factory at least three times a year, sometimes more in the summer and when there are prevailing winds. We are aware of monitoring and attempts to maintain air quality standards.

However, this application is for an industrial plant that would be a first of it's kind in New Zealand and is therefore untested in our country. I oppose being a guinea pig for the long-term health impacts that this entity may have upon my health. The application has not shown how it will protect and safeguard my health and that of my children and future generations in this area, because such an entity has not been tested here, so there's no way they can know the processes are "benign".

The applicants do not know what the health impacts will be.

Current methods of measuring and standards of air and water quality cannot be judged as adequate, because there is no known way to measure the kind of output this plant will have in New Zealand. The applicant cannot guarantee that they will protect my health, the health of my children and future generations in this area. Simply saying it will meet current standards for air and water quality does not necessarily mean it will be safe. Further local research is needed to ensure we are not negatively impacted. Currently the risk seems greater than the opportunity.

Apakura, while there is no mention of Te Tiriti o Waitangi. Brief mentions are made in the application regarding restoration of mana whenua, but it's not clearly stated how this inclusion will occur and ongoing restoration maintained. There is reference to an exhibition space, some jobs for Māori and some being able to gather mahinga kai. The application suggests there is "strong" iwi involvement. However, the supporting email from Bill Harris is brief and suggests a catch up was had. On page 4 of Appendix I, it says the developers "had planned a wananga for early 2021 to develop the cultural connections", suggesting two nights accommodation at Pūrekireki Marae, but doesn't say if the wananga actually went ahead and how many attended. Mr Tuhoro's email is talking about "expediting things" to avoid having to go again to NITOW. This application and email don't instil faith or reassurance that enough time for was given for proper consultation, inclusion, partnership.

I seek the following decision from the consent authority:

give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought

I am requesting that the application be declined.

I wish (or do not wish) to be heard in support of my submission.

Submission on a Notified Resource Consent Application Form 13



Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

☑	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
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You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.

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I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signat (or perso	ture of submitter:on authorised to sign on beh	Alf of submitter) (A signature is not required if you make your submission by electronic means.)
Date:	13/10/2023	Contact person: Rowena Howarth(name and designation, if applicant)
	•	Road, R.D.6 Te Awamutu, 3876

Notes to submitter

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Privacy information



Submission on a Notified Resource Consent Application Form 13



Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME:	Global	Contracting	Solutions	Limited
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LOCATION: 401 Racecourse Road, Te Awamutu

I am/am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.

I am/am not directly affected by an effect of the subject matter of the submission that—

(a) adversely affects the environment; and

(b) do	es not relate to trade competition or the effects of trade competition.
	ic parts of the application that my submission relates to are: ed submission outlining reasons for opposition
My submis	ssion is:
Support pa	erts or all of \square Oppose parts or all of X are neutral parts or all of \square
•	the reasons for your views.
See	e attached submission outlining reasons for opposition
give precise of sought Decline the the purpos Waipa Dist 2017-2023 Waipa Dis	following decision from the consent authority: details, including the parts of the application you wish to have amended and the general nature of any conditions are resource consent application for a change in land use by Global Contracting Solutions Ltd for ses of building a waste-to-energy incinerator. Arrict Council identify the lack of alignment with their Waste Management and Minimisation Plan and Waipa Waste Strategy 2017-2025. Atrict Council obtain a public health expert assessment of the proposed waste-to-energy are before it is given consent to proceed.
I wish (or o	do not wish) to be heard in support of my submission.
	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
Χ	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
	If others make a similar submission I will consider presenting a joint case with them at the hearing.
	tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard

I have served a copy of my submission on the applicant.

(this is required by section 96(6) (b) of the Resource Management Act 1991)

29

X

Submission to the Waipā District Council

Application number: LU/0323/21

Submitter: Susan Hanham

Address: 11 Victoria Street, Waimate

My submission is for the whole application.

I oppose the applicant's plan to build a waste incinerator (also known as a Waste to Energy plant) on this land.

I want Waipā District Council to decline this application.

About me:

I have a Master's degree (distinction) in Indigenous Property Rights and have worked in the fields of land surveying, resource management and land rights research.

I live in South Canterbury and have no direct connection to Te Awamutu (the place and the people). However, I believe this application is of national significance with effects that are significantly <u>more than minor</u> to New Zealand, its residents and to the global climate.

Land use - Zoning

- The zoning of the proposed area is industrial with Specialised Dairy Industrial Area policy overlay. A large-scale waste incinerator plant is very different from a specialised dairy industrial area. It is not appropriate to have an incinerator next to a food production facility. The Waipā District Plan identifies Bond Rd and Paterangi Rd as areas for industrial growth not the area subject to this application.
- Also, the location of a heavy industrial operation immediately next to existing and planned residential housing, schools and food businesses is not appropriate. Also, it is in conflict with the intentions of the Waipā District Plan and Growth Strategy for the community.

Electricity generation – non renewable:

- The applicant repeats several times that the purpose of the plant is to create electricity. Surely there are cheaper and cleaner ways to create electricity. Burning a lot of rubbish requires a lot of fuel to get it to burn. The applicant proposes to use diesel as the feeder fuel just when New Zealand/Aotearoa is committed to cutting fossil fuel use, not increasing it. If this proposal is approved then the feed source should be entirely organic such as forestry slash or food waste then the electricity would be classed as renewable. This proposed plant is not.
- The electrical energy output from waste to energy incinerators is small. The capital infrastructure for the incinerator is enormous relative to the power generation. I understand that there are cheaper and cleaner ways to create electricity in Aotearoa/New Zealand wind power and solar.
- The burning of plastics, tyres and household rubbish is more polluting than coal as a source of electricity. This incinerator threatens Aotearoa New Zealand's wider efforts to decarbonise the entire energy sector.

Flooding:

- The site is designated a High-Risk Flood Zone.
- It does not appear that applicant is taking in to account the extent to which climate change will impact this proposal. Climate change may be an acute problem now, but it is only going to get worse. We shouldn't be consenting those things that are going to increase the risks of emissions and the impacts of flooding in the area.

Monitoring

- I find the applications detail of monitoring systems, processes and frequency to be weak. In comparison, more detail is provided about the landscaping and how the plant will look.
- If this proposal is approved then continuous monitoring should be undertaken and the information published every half hour on a publicly accessible website.

Untested technology in New Zealand

- A similar, larger, proposal for a waste-to-energy incinerator in Waimate, South Canterbury has been "called in" by the Minister for the Environment in part because this is new technology with significant national implications.

Human Health

- The burning of plastic and other inorganic waste can pose human health risks from compounds such as dioxins being discharged to air. While the proposal contains technology to clean the air discharges and minimise this risk, as well as contain and manage other hazardous compounds in the ash, this technology is highly complex and unproven in New Zealand. There are concerns about accepting this new technology, including whether New Zealand's relevant national standards adequately cover waste to energy facilities. There are also concerns about toxins in the ash that would need to be discharged at suitable landfill.
- I do not see a human health assessment within this application. Dioxin accumulates in fact cells over time and never goes away.

Global impact

- This application has aroused widespread public concern or interest regarding its actual or likely effect on the environment (including global environment).
- This application will generate greenhouse gas emissions. New Zealand's obligations to the global environment, such as international climate change treaties, could be impacted by even the most conservative estimates of greenhouse gas emissions from this waste to energy plant.
- New Zealand has international obligations to the global environment. The climate impact of this proposal is enormous.
- This proposal will have a carbon footprint many times greater than the same amount of waste being sent to landfill there is 150 kilo tons per year of CO equivalent (CO2e) from the combustion itself.

Additional traffic movements

- Applicant acknowledges (in the Executive summary to the Waipā DC) that traffic movements in the neighbouring residential area will increase much more intensively, but later states that the increase in traffic movements is "not significantly greater than existing levels of traffic movements (p79). These two statements seem to contradict themselves.
- I propose that an additional 84 traffic movements *per hour* on residential roads is significantly greater than existing levels of vehicle movements. While the application's traffic report indicates that the roading network has the capacity to accommodate the extra traffic, I argue this is not reasonable. Just because you can do something doesn't mean that it is right or in the best interests of the people who live there.
- Transporting rubbish and fuel to fire the incinerator, and removing and relocating the ash out is emissions heavy and will place significant increased loads on the transport network.

Waste Minimisation and Zero-Waste policies

 Waste to energy incinerators undermine waste minimisation and zero-waste policies. Aotearoa/New Zealand needs to reduce the amount of waste produced and shift to a zero-waste circular economy. Waste to energy incineration creates a market for the continual production of waste to 'feed the monster'. Landfill is better transitional technology towards a circular economy because you can put less and less into it over time and that's good. You can't put less and less into an incinerator over time. Waste incinerator plants require enormous tonnage of waste every single day to operate efficiently. Aotearoa/New Zealand doesn't produce enough as a country.

- In order to deliver an adequate return on investment for waste-to-energy incinerators, a guaranteed specific volume of continual waste is needed for efficient operation. This directly undermine local and national efforts to minimise waste by 'locking in' waste production.

Other Hazards

- Applicant acknowledges that there several geotechnical hazards and require further investigation. These should be investigated now and be considered part of the resource consent decision making process.
- Burning tyres. The applicant identifies that it will burn tyres and will import tyres from outside the region. However, the National Environmental Standard for Air Quality (2004) prohibits the burning of tyres. The hazards that come out of waste incineration plants are based on the hazards that are put in.

International evidence

- Internationally, countries that have built these incinerator plants are now
 decommissioning them. Europe closed its last mixed solid waste-fed plant in
 Germany (the Burgau plant) in 2015 due to climate and safety considerations.
 Denmark plans to cut its incinerator capacity by 30% (closing seven
 incinerators) over the next decade, otherwise they can't meet their climate
 change targets.
- Other plants are failing due to technical/engineering issues. In February two further plants in the United Kingdom alone closed due to technical failure.

Air, Water and Land Pollution & Emissions

- I can find no assessment of land contamination included in the application. International research shows that the land surrounding incinerators can be extensively contaminated with heavy metals, microplastics and other toxic emissions including dioxin.
- This proposal indicates stormwater discharge to the Mangapiko Stream. Filtration systems and settlement ponds do not eliminate all of the toxic products. This means that the waterway will likely be contaminated with heavy metals and dioxin.
- This proposal plans to burn tyres. One of the emissions from this is zinc oxide which is highly toxic to aquatic life.
- This waste to energy plant will involve significant use of natural and physical resources, both in its construction and ongoing operation. The application

will require construction of a large plant and will use significant amounts of water per day to operate and involve significant discharges to air.

Waikato Regional Council's Waste Strategic Action Plan 2020-2025

- Waikato Regional Council's Waste Strategic Action Plan 2020-2025 includes goals to accelerate transitioning to a circular economy in the Waikato region and working together towards a zero-waste region. A waste-to-energy-incinerator is the direct opposite of promoting a circular economy.

Fire

- This is a highly hazardous facility with the possibility of fire and explosion. Would the Te Awamutu volunteer fire brigade have the resources to manage a fire or explosion at this site?

Cultural Impact:

- The application does not appear to contain a formal Cultural Impact Assessment necessary to identify and assess the effects of the application on tangata whenua.
- Regarding the letter of support from the chairperson of Apakura Runanga dated 29 June 2021 I wonder what documentation the Runanga was provided with to make a fully informed assessment at this time. Especially so, when other reports and assessments within the applicant's supporting documentation are dated after 29 June 2021.

When things go wrong

- When things go wrong how will the applicant be held to account?

Conclusion

The actual and potential adverse effects on the environment <u>will be more than minor</u>, and land use consent SHOULD NOT be granted. They are significant to the natural environment and will actively affect other people's use and enjoyment of the environment.

The negative impacts will not be effectively and adequately mitigated.

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter (or person authorised to sign	:	 ou make your submission by	electronic means.)
Date: 6/10/2023	Contact person:	Susan	Hanham
Postal address:	ice under section 352 of the Act):		

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

If you are a trade competitor, your right to make a submission may be limited by the trade competition provisions in Part 11A of the Resource Management Act 1991.

You must serve a copy of your submission on the applicant as soon as reasonably practicable after you have served your submission on the consent authority.

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

If you make a request under section 100A of the Resource Management Act 1991, you must do so in writing no later than 5 working days after the close of submissions and you may be liable to meet or contribute to the costs of the hearings commissioner or commissioners. You may not make a request under section 100A of the Resource Management Act 1991 in relation to an application for a coastal permit to carry out an activity that a regional coastal plan describes as a restricted coastal activity.

Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
- it discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
- it contains offensive language:
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy information



Submission on a Notified Resource Consent Application





Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu
I am am not a trade competitor for the purposes of section 308B of the Resource Management Act 1991
I am/armet directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are: THE NTRE MILLION
My submission is:
Support parts or all of ☐ Oppose parts or all of ☐ are neutral parts or all of ☐ include—
But for environmental, Hyman, and animal Health
I seek the following decision from the consent authority: give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought Sought Oction Oction
I wish (or do not wish) to be heard in support of my submission.
I do wish to be heard in support of my submission (this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.
I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (a signature is not required if you make your submission by electronic means.)

Date:

Contact person:

(name and designation, if applicant)

Postal address:

(or alternative method of service under section 352 of the Act):

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

If you are a trade competitor, your right to make a submission may be limited by the trade competition provisions in Part 11A of the Resource Management Act 1991.

You must serve a copy of your submission on the applicant as soon as reasonably practicable after you have served your submission on the consent authority.

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

If you make a request under section 100A of the Resource Management Act 1991, you must do so in writing no later than 5 working days after the close of submissions and you may be liable to meet or contribute to the costs of the hearings commissioner or commissioners. You may not make a request under section 100A of the Resource Management Act 1991 in relation to an application for a coastal permit to carry out an activity that a regional coastal plan describes as a restricted coastal activity.

Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
- it discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
- it contains offensive language:
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy information



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Submission on a Notified Resource Consent Application Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

	NT'S NAME: Global N: 401 Racecourse							
am/am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.								
(a) ac	not directly affected dversely affects the oes not relate to tra	environment; and		the submission that—				
The	ific parts of the app							
My subm	nission is:							
Support p	parts or all of	Oppose parts or all o	of 🔲 are neut	tral parts or all of				
•	the reasons for	your views.						
	nent	Health	of	humans	and			
	lent							
seek the	e following decision e details, including the p	from the consent	authority:	nded and the general nature of c	Iny conditions			
wish (or	do not wish) to be	heard in support o	of my submission.					
		ard in support of my s will speak at the hearin						
		heard in support of I		I not speak at the hearing)				
				g a joint case with them at the	e hearing.			
	t tick one of the bo vill <u>not</u> advise you o			ned that you do not wish t	o be heard			
п	I have served a co	ony of my submissio	on on the annlicant					

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of some of the sound		Winiata Hunia_ alf of submitter) (A signature is not requin	red if you make your submission b	y electronic means.)
Date:13	3/10	Contact person:	Win	
Postal Kaimango		address:		70

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

If you are a trade competitor, your right to make a submission may be limited by the trade competition provisions in Part 11A of the Resource Management Act 1991.

You must serve a copy of your submission on the applicant as soon as reasonably practicable after you have served your submission on the consent authority.

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

If you make a request under section 100A of the Resource Management Act 1991, you must do so in writing no later than 5 working days after the close of submissions and you may be liable to meet or contribute to the costs of the hearings commissioner or commissioners. You may not make a request under section 100A of the Resource Management Act 1991 in relation to an application for a coastal permit to carry out an activity that a regional coastal plan describes as a restricted coastal activity.

Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
- it discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
- it contains offensive language:
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy information





Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu
/am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
I am not directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are:
My submission is:
Support parts or all of ☐ Oppose parts or all of ☐ are neutral parts or all of ☐ include—
• the reasons for your views.
Do not want this incinerator plant in this town / country the to the toxic chemicals that well be expelled into the air land and water affecting humans, Good production are animal welface
I seek the following decision from the consent authority: give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought
decline application
I wish (or do not wish) to be heard in support of my submission. I do wish to be heard in support of my submission (this means that you will speak at the hearing) I do not wish to be heard in support of my submission
(this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
ou must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.

I have served a copy of my submission on the applicant.

(this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: _ (or person authorised to sign on b	pehalf of submitter) (A signature	e is not required	 d if you make your submission	by electronic means.)
Date: <u>12-10-23</u>	Contact person:		Aurt.	<u> </u>
Postal address:	under section 352 of the Act):			

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

If you are a trade competitor, your right to make a submission may be limited by the trade competition provisions in Part 11A of the Resource Management Act 1991.

You must serve a copy of your submission on the applicant as soon as reasonably practicable after you have served your submission on the consent authority.

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

If you make a request under section 100A of the Resource Management Act 1991, you must do so in writing no later than 5 working days after the close of submissions and you may be liable to meet or contribute to the costs of the hearings commissioner or commissioners. You may not make a request under section 100A of the Resource Management Act 1991 in relation to an application for a coastal permit to carry out an activity that a regional coastal plan describes as a restricted coastal activity.

Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
- it discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
- it contains offensive language:
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy information

The information you have provided on this form is required so that your submission can be processed under the RMA. The information will be stored on a public register and held by the Council, and may also be made available to the public on the Council's website. In addition, any on-going communications between you and Council will be held at Council's offices and may also be accessed upon request by a third party. Access to this information is administered in accordance with the Local Government Official Information and Meetings Act 1987 and the Privacy Act 1993. If you have any concerns about this, please discuss with a Council Planner prior to lodging your submission.

Document Sel Louisil 1114430

Form 13



Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

LOCATIO	
l am/am	not* a trade competitor for the purposes of section 308B of the Resource Management Act 199
am	directly affected by an effect of the subject matter of the submission that—
	dversely affects the environment; and
	oes not relate to trade competition or the effects of trade competition.
	aific parts of the application that my submission relates to are: All of the application
My subn	nission is:
	parts or all of \Box Oppose parts or all of \Box are neutral parts or all of \Box
include—	the reasons for your views.
<i>μ</i>]	
The_	incinerator will produce dioxins that are
Can	cer causing even at Low Levels. The diskins
ST	into the mancapiko Stream.
I sook the	
	e following decision from the consent authority: e details, including the parts of the application you wish to have amended and the general nature of any condit
give precis	e following decision from the consent authority:
give precisi sought	e following decision from the consent authority: e details, including the parts of the application you wish to have amended and the general nature of any condition.
give precisi	e following decision from the consent authority: e details, including the parts of the application you wish to have amended and the general nature of any condition DECLINE APPLICATION
give precisions sought	e following decision from the consent authority: e details, including the parts of the application you wish to have amended and the general nature of any condit. Decline Application r do not wish) to be heard in support of my submission. I do wish to be heard in support of my submission
give precision sought	e following decision from the consent authority: e details, including the parts of the application you wish to have amended and the general nature of any condit Decline Application r do not wish) to be heard in support of my submission. I do wish to be heard in support of my submission (this means that you will speak at the hearing) I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
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/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 12/10/2023 Contact person: Fabian Holland-corfe (name and designation, if applicant)

Postal address: 40 LeSlie Street Kinikini

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

If you are a trade competitor, your right to make a submission may be limited by the trade competition provisions in Part 11A of the Resource Management Act 1991.

You must serve a copy of your submission on the applicant as soon as reasonably practicable after you have served your submission on the consent authority.

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

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Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
- it discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
- it contains offensive language:
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy information



Waipa

Submission on a Notified Resource Consent Application

Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

11115 13	s a submission on:
	CANT'S NAME: Global Contracting Solutions Limited FION: 401 Racecourse Road, Te Awamutu
	m not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
(a)	m not directly affected by an effect of the subject matter of the submission that— adversely affects the environment; and does not relate to trade competition or the effects of trade competition.
The spe	ecific parts of the application that my submission relates to are: The articles on the local environment of health of our Community.
My subn	mission is:
Support include—	parts or all of Oppose parts or all of are neutral parts or all of the reasons for your views.
ought a policy kase	e following decision from the consent authority: e details, including the parts of the application you wish to have amended and the general nature of any conditions place this application. I want the WOC to dealine this hodges 13 Rowhoody Place to Awandu 0276205235 Kayboh 580 gnail. com do not wish) to be heard in support of my submission.
	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
0	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
	If others make a similar submission I will consider presenting a joint case with them at the hearing.
u must i d we wil	tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard il not advise you of the date of the hearing.
Ø	I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

I respect/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: (or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 9 10 23

Contact person: Kay Hodge

Postal address: 13 Roschearty Place Te Avanufu

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

If you are a trade competition, your right to make a submission may be limited by the trade competition provisions in Part 11A of the Resource Management Act 1991.

You must serve a copy of your submission on the applicant as soon as reasonably practicable after you have served your submission on the consent authority.

If you make your submission in hard copy please deliver to Walpa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

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- It discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
- It contains offensive language:
- It is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy Information





Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

	NT'S NAME: Global Contracting Solutions Limited N: 401 Racecourse Road, Te Awamutu
	not* a trade competitor for the purposes of section 308B of the Resource Management Act
(a) ad	directly affected by an effect of the subject matter of the submission that—liversely affects the environment; and besides not relate to trade competition or the effects of trade competition.
e / h vaisiv oni My subm	fic parts of the application that my submission relates to are: Se see below. Are been in Te Arrangely my entire life and an new ag my kids here. I do not want this incinerator in community at all. We are not WZS rubbish dump ission is: or testing ground.
include—	the reasons for your views.
I seek the give precise sought	bicated to close to residential housing college and corres. a Not enough research has gone into the pollution in produce. The site is near where milk products are the or The impact on our infrastructure from trucks en efollowing decision from the consent authority: The details, including the parts of the application you wish to have amended and the general nature of any conditions of decline the application.
I wish (or	do not wish) to be heard in support of my submission.
	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
	I do notwish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
D/	If others make a similar submission I will consider presenting a joint case with them at the hearing.
新作品的基础的基础的基础的	tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard will not advise you of the date of the hearing.
	I have served a copy of my submission on the applicant.

(this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of sul (or person authorised	-	Asia Chalf of submit	ter) (A signature is	not required if yo	 ou make your submission l	by electronic means.)
Date: <u>/ 2 - /</u>	0. 23		t person: <u>fv</u> d designation, if a _l		ishp	
Postal address:			Road 52 of the Act):	RP5	Khikihi.	

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

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If you make a request under section 100A of the Resource Management Act 1991, you must do so in writing no later than 5 working days after the close of submissions and you may be liable to meet or contribute to the costs of the hearings commissioner or commissioners. You may not make a request under section 100A of the Resource Management Act 1991 in relation to an application for a coastal permit to carry out an activity that a regional coastal plan describes as a restricted coastal activity.

Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
- it discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or thepart) to be taken further:
- it contains offensive language:
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who doesnot have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy information





Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited

LOCATION: 401 Racecourse Road, Te Awamutu

I am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.

I am directly affected by an effect of the subject matter of the submission that—

- (a) adversely affects the environment; and
- (b) does not relate to trade competition or the effects of trade competition.

The specific parts of the application that my submission relates to are:

The impact incinerating waste will have on the whole Waipa community, including those who live or attend education or business close by;

The impact the huge increase in heavy traffic on the Waipa roading system;

The impact the actual/potential pollution that any such incinerator will have on our local and rural economy; The impact to the flood plain the proposed incinerator would be on and the downstream waterway, including the Waikato River

My	su	bm	ISS	ion	IS:
					-

Support parts or	r all of		Oppose	parts or all of	X□	are neutral parts or all of	
include—							
•	the red	isons f	or your view	IS.			

I moved to Waipa for the semi-rural lifestyle and air purity provided here. I grow my own fruit and do NOT want the risk of nano-particle toxins coating my fruit and vegetables let alone being in the air I, and future generations breathe.

Our local roading system, already stretched as it copes with huge container trucks, will NOT tolerate the proposed increase in heavy traffic bringing waste from around the motu, polluting our whenua and wai.

I seek the following decision from the consent authority:

give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought

There seems to have been some very underhand manoeuvrings regarding this consent!

I demand that this consent be declined! It can NOT be allowed to proceed in ANY way, shape or form.

I wish (or do not wish) to be heard in support of my submission.

<u></u>	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
п—	If others make a similar submission I will consider presenting a joint case with them at the hearing.

You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitte				
(or person authorised to sign	on behalf of submitter) (A signature is not required	if you make your submissio	n by electronic n	neans.)
Date:	Contact person:(name and designation, if applicant)	Jenniter	Diane	Hunt
Postal address:				
(or alternative method of serv	vice under section 352 of the Act):			

Notes to submitter

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Privacy information



Waipa DISTRICT COUNCIL

Submission on a Notified Resource Consent Application Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited

LOCATION: 401 Racecourse Road, Te Awamutu

I am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.

I am directly affected by an effect of the subject matter of the submission that—

- (a) adversely affects the environment; and
- (b) does not relate to trade competition or the effects of trade competition.

The specific parts of the application that my submission relates to are:

My family and I live in the Waipa and therefore will be exposed to dioxins emitted from the incinerator, potentially having an adverse effect on our health.

				•	
My	SU	bm	ISS	ion	IS:

Support parts or	r all of		Oppose parts or all of	1	are neutral parts or all of	
include—						
•	the rea	isons f	or vour views.			

My submission relates to the whole application. I oppose this application and want the Waipa District Council to decline this application. A suburban area, close to schools, kindergartens and daycare centres should not be the testing ground for this new technology in New Zealand. I'm extremely concerned about the damage that this proposal will have on our environment and the overall outlook of Waipa as a desirable place to live and work in.

I seek the following decision from the consent authority:

give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought

My submission relates to the whole application. I oppose this application and want the Waipa District Council to decline this application.

I wish (or do not wish) to be heard in support of my submission.

I do wish to be heard in support of my submission (this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.

You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.



I have served a copy of my submission on the applicant.

I request pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:				
(or person authorised to sign on	behalf of submitter) (A signature	is not required if you n	nake vour submission l	by electronic means.)

Date: 12th October 2023 Contact person: Alison Haves

(name and designation, if applicant)

Postal address (or alternative method of service under section 352 of the Act):

Notes to submitter

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Privacy information





11/10/2023

File ref: LA062

Waipa District Council

Private Bag 2402 Te Awamutu, 3840 Attn: Tracee Berry submissions@waipadc.govt.nz

Waikato Regional Council

Private Bag 3038, Waikato Mail Centre, Hamilton, 3240. Attn: Teresa Gibbison RCsubmissions@waikatoregion.govt.nz.

Tēnā koe Tracee and Teresa,

SUBMISSION OF HERITAGE NEW ZEALAND POUHERE TAONGA

Notified resource consent applications for a proposed activity requiring consent/s from the Waikato Regional Council/Waipa District Council to allow (Global Contracting Solutions Limited) to build and operate a waste to energy plant in Te Awamutu at 401 Racecourse Road, Te Awamutu. The proposed plant would burn rubbish which would be used to generate electric power.

TO: WAIPA DISTRICT COUNCIL/WAIKATO REGIONAL COUNCIL

FROM: HERITAGE NEW ZEALAND POUHERE TAONGA (HNZPT)

This is a submission on the following notified Resource Consents:

Notified resource consent applications/ for a proposed activity requiring consent/s from the Waikato Regional Council/Waipa District Council to allow (Global Contracting Solutions Limited) to build a waste to energy plant in Te Awamutu at 401 Racecourse Road, Te Awamutu. The proposed plant would burn rubbish which would be used to generate electric power.

- Application to Waipā District Council (WDC) Reference LU/0323/21- To construct and operate a 'Waste to Energy' plant, which generates power through the combustion of refuse-derived fuel.
- Application to Waikato Regional Council (WRC) Reference APP143988
 - Activity 1: 143988.01.01 Discharge of emissions to air associated with operating a Waste to Energy plant.
 - Activity 2: 143988.02.01 Discharge of stormwater to surface water associated with operating a Waste to Energy plant.

- Activity 3: 143988.03.01 Deposition of cleanfill associated with constructing a Waste to Energy plant.
- 2. HNZPT could not gain an advantage in trade competition through this submission.

3. The specific provisions of the proposal that HNZPT's submission relates to are:

The AEE document to Waipa District Council at section 4.21 Earthworks describes the earthworks as follows:

"Earthworks for the development are set out in the Infrastructure Assessment Report (IAR). The earthworks will consist of a cut to fill operation on the site covering approximately 7ha. The volumes are expected to consist of approximately 41,000m³ of cut to fill with onsite materials and 60,000m³ of fill materials required to be imported. Earthworks associated with preloading is approx. 60,000m³ which shall be imported and removed post settlement monitoring. The preload materials are expected to be completely removed from site 12-18 months post placement and upon certification. All materials Version: 1, Version Date: 02/12/2021 Document Set ID: 10725645 Version: 2, Version Date: 12/09/2023 Document Set ID: 10725645 This information is provided from Waipa District Council Print Date: 12 September 2023, 4:22 PM 60 imported to site shall be certified clean fill only. Total earthworks – cut, fill and pre-load are estimated at ca. 292,000m³"

These works attract the following consents;

Rule 2.4.1.35 - The maximum permitted earthworks volume of 25m3will be exceeded for the formation of the accessway – Restricted Discretionary activity, and

Rule 7.4.2.32 — Earthworks — Maximum permitted volume of 1000m3 exceeded - Discretionary Activity, and

Rule 26.4.2.1 – 23m setback from lakes and water bodies - Earthworks will be undertaken within 23m of the Mangapiko Stream - Restricted Discretionary Activity.

Overall, other aspects of the consent elevate the consent application to a Non-Complying activity under the Waipa District Plan.

The AEE document to the Waikato Regional Council advises that the works requires the following consents in relation to cleanfill disposal:

Rule 5.2.5.6 – Cleanfill disposal in High-Risk Locations – Discretionary Activity.

Overall, the application is classified as a Discretionary Activity under the Regional Plan.

4. HNZPT's submission is:

The proposed activity has the potential to cause adverse effects to historic heritage, in particular archaeology. HNZPT supports in part only the proposed activities subject to the appropriate ongoing management of historic heritage, in particular archaeological values.

The reasons for HNZPT's position are as follows:

HNZPT is an autonomous Crown Entity with statutory responsibility under the Heritage New Zealand Pouhere Taonga Act 2014 (HNZPTA 2014) for the identification, protection, preservation

and conservation of New Zealand's historical and cultural heritage. HNZPT is New Zealand's lead historic heritage agency. The HNZPTA 2014 protects both recorded and unrecorded archaeology.

The Resource Management Act requires that the protection of historic heritage should be recognised and provided for as a Matter of National Importance (Section 6 (f). As the earthworks and the installation of the artificial screens have the potential to destroy or adversely affect historic heritage, which includes archaeology and cultural heritage, it is important that the impacts are assessed to limit adverse effects.

HNZPT has reviewed the notified application. There are currently no recorded sites on the subject property, but this may be due to no previous archaeological survey having been undertaken, with a lack of previous systematic archaeological surveys having been completed in the Te Awamutu area. Previously recorded archaeological sites identified in Te Awamutu relate to both Māori settlement and later historic European occupation, along the course of the Mangapiko Stream, which runs along the southern boundary of the subject property. The closest site is Kaipaka Pā, approximately 0.5km to the south-east. Archaeological evidence can also be subsurface with no visible surface manifestation.

As the proposed works involve ground disturbance, it would be prudent to seek archaeological advice from a consultant archaeologist, who will make recommendations in accordance with statutory requirements of the HNZPTA 2014.

6. HNZPT seeks the following actions and decision from the local authority:

That the application is placed on hold, until such time as the applicant has obtained:

• an archaeological assessment for the project site.

The assessment of effects should be revised, and the application amended as required to reduce or minimise adverse effects on these important values prior to approval, should this be required by the archaeological assessment.

7. HNZPT does wish to be heard in support of our submission.

Nāku noa, nā

Ben Pick

Lower Northern Area Manager

+00

Address for Service Heritage New Zealand Pouhere Taonga Lower Northern Area Office P O Box 13339 Tauranga 3141

Telephone: 07 577 4530

Email: cmcalley@heritage.org.nz

Contact person: Carolyn McAlley

cc. Global Contracting Solutions Limited at C/- Terra Consultants, PO Box 5028, Frankton Hamilton, 3242/email: richard.falconer@terragroup.co.nz.



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

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	NT'S NAME: Global Contracting Solutions Limited N: 401 Racecourse Road, Te Awamutu				
I am/am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991. I am/am not directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.					
The speci	fic parts of the application that my submission relates to are:				
	PLEASE RUBE TO ATCOMINIMING (SEPARATE) PAGE				
My subm Support p include—	ission is: parts or all of Oppose parts or all of are neutral parts or all of the reasons for your views. PLASS CONPANNING (SPACIUS) PAGE				
	e following decision from the consent authority: details, including the parts of the application you wish to have amended and the general nature of any conditions THO PRUCATION BE DECUNDO PERMINDERLY				
I wish (or	do not wish) to be heard in support of my submission.				
	I do wish to be heard in support of my submission (this means that you will speak at the hearing)				
is	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)				
	If others make a similar submission I will consider presenting a joint case with them at the hearing.				
	tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard will not advise you of the date of the hearing.				
	I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)				

WELTEN SUBMISSION RE APPLICATION BY CLABAL CONTRACTING SOLUTIONS COD.

I WISH TO OPPOSE THE APPLICATION BY THE ABOVE COMMERCIAL, BRITY TO CARRY OUF ACTIVITIES THAT ARE DEFINED TO BE INJURIOUS TO BED INJURIOUS TO BED INJURIOUS TO BED POSTO, PLACES OF WORSHIP AND PUBLIC GATHORINIS, DOM CARE AND PRE-SCHOOL ACTIVITIES.

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 G) ARE THE ROADS HEARBY ABLE TO SUSTAIN CONTINUAL USAGE
 BY SUCH TRAINIC, AND WHO WILL BE LIABLE TO PAM DER ANY
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SURMINIA. ON OCTOROR 12, ZITER

I-request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 12/10/2013

Contact person: NOVUS D - S. WAU (name and designation, if applicant)

PAKCURA STROOT, TO AWAMUAN 38 00

(or alternative method of service under section 352 of the Ac

Notes to submitter

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Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu
I am/am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1993
I am/am-not directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are:
The entire application
My submission is: Support parts or all of □ Oppose parts or all of □ are neutral parts or all of □
the reasons for your views. Plase See Afached
seek the following decision from the consent authority: give precise details, including the parts of the application you wish to have amended and the general nature of any condition sought To decline the entire application
to decline the eight application
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I do wish to be heard in support of my submission (this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
ou must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard not will not advise you of the date of the hearing.
I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 12/10/33

(or alternative method of service under section 352 of the Act).

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- it contains offensive language:
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Privacy information



I am opposed to all of the application.

I do not want truckes and coming into our trum and wrecking our roads, as for the pollution coming from the burning is not good for an health, and the odervity.

I be thought



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

. 1 - - - 1 01

This is a submission on:	LU/0323/21
APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu	
I am/am not a trade competitor for the purposes of section 3	08B of the Resource Management Act 1991.
I am/am not directly affected by an effect of the subject matt (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of	
The specific parts of the application that my submission relates for the whole Ighbal Contracting Solutions Lim	2 application from
My submission is:	
Support parts or all of D Oppose parts or all of D are include—	e neutral parts or all of
• the reasons for your views.	
As attached on Page 4.	
I seek the following decision from the consent authority: give precise details, including the parts of the application you wish to have sought To Decline Application (in the consent authority: (ontracting Solutions Limited to a waste to Energy Incinerator I wish (or do not wish) to be heard in support of my submission	whole) from Global construct and operate at 401 Racecourse Read Te Awamuty
(this means that you will speak at the hearing)	
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing a	and will not speak at the hearing)
If others make a similar submission I will consider pres	enting a joint case with them at the hearing.
You must tick one of the boxes above, otherwise it will be and we will not advise you of the date of the hearing.	deemed that you do not wish to be heard

I have served a copy of my submission on the applicant.

(this is required by section 96(6) (b) of the Resource Management Act 1991)

62

Lu/0323/21

1=request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 10.10.23 Contact person: Sayle Hobbs (name and designation, if applicant)

Postal address: 177 Taylor Ave Te Awamutu (or alternative method of service under section 352 of the Act):

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If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

If you make a request under section 100A of the Resource Management Act 1991, you must do so in writing no later than 5 working days after the close of submissions and you may be liable to meet or contribute to the costs of the hearings commissioner or commissioners. You may not make a request under section 100A of the Resource Management Act 1991 in relation to an application for a coastal permit to carry out an activity that a regional coastal plan describes as a restricted coastal activity.

Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
- it discloses no reasonable or relevant case:
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
- · it contains offensive language:
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

Privacy information

Gayle Hobbos 177 Taylor Ave Te Awamuty:

Reason for my views to woc to decline the whole applications from Stobal Contracting Solutions Limited

Hose Proximity to Te Awamutu College School

- Apakura Campus + School

- Bornyard Early Childhood Centre All residential areas, farmland, farm animals.

Huge tradic volumes on Racecourse Rd, & Tawhiao Sthei All residential, school business area.

Discharge of touc stormwater into the Mongapilio Stream

Toxic air emission and odour from the buring of tyres and plastic waste.

May adversely affect land-values of surrounding Neighbouring properties

6 4/2/16 10.10.23