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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:

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:

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.

the plants a great idea, just the wrong place.

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 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: 25 sept 2023 Contact person: Fay Naish
(name and designation, if applicant)

Postal address: 1231 Racecourse Rd, 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

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.

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

29 SEP 2023
JP

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:

- Environment
- House Value

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.

* Environment
* House Value

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 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: 29/09/2023 Contact person: Suzanne Nelson
(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.

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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.

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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:
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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:

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:

Pollution of air and water and all the rest of the application

My submission is:

Support parts or all of [] Oppose parts or all of [x] are neutral parts or all of []

include—

- the reasons for your views.

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 for the betterment of our town

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: 13/10/2023 Contact person: Bonnie NIMORA
(name and designation, if applicant)

Postal address: 32 Oliver St, Kihikahi
(or alternative method of service under section 352 of the Act):

Notes to submitter

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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.

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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:
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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:

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:

Air Quality, Environmental Pollution Traffic, increase -
Traffic, Harvard, high Pollution, Stench + odour,
loss of Peace + tranquility, Flooding.

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.

Direct effects to students and parents from increased
traffic, air pollution contaminants Elderly and
Students,

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

has Please the resource consent application as it
contravenes current zoning restrictions and
major effects to the local community.

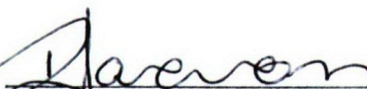
I wish (or do not wish) to be heard in support of my submission.

- 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: 1-10-23

Contact person: ROBERT NORRISON

(name and designation, if applicant)

Postal address: 43 KORAHUA RD, KUMENU. 0892 AKL.

(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.

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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.

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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.

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Submission to Waikato Regional Council /Waipa District Council Re Global Contracting Solutions LTD

Waikato Regional Council File no APP143988

Waipa District Council WDC REF LU/0323/21

This submission is made on behalf of LINK 20 partnership /and RC& BM Norcross Ltd part owners of Barnyard Kids child care centre 504 Racecourse Rd

1 Proposed sighting of this incineration plant is within a 300metre radius of a childcare centre Barnyard Kids located at 504 Racecourse Rd . Also in very close proximity is a residential area and elderly gated community . Te Awamutu college , Wanaga O Aoteroa and local food businesses are also very close by .

2 The proposed incineration plant is to process 456 tonnes per day of tyres, plastics and general waste ,the which is a major concern regarding environmental pollution and air quality for those who are living in the immediate area,and also the children and adolescents attending the childcare and local college. Under NZ air quality standards it is illegal to burn a single tyre due to the environmental pollution and toxic cyanide produced once tyres are burnt . This project proposes to incinerate 35000 tonnes per year approximately 3million tyres per year. At risk are the elderly , children and those who suffer with respiratory, cardio-pulmonary,bronchitis, and asthma. Dioxins will also be produced and are highly toxic causing serious health issues including, infertility,learning disabilities, endometriosis,birth defects,immune system compromised ,and cancer. The risk to the health and well being of the Te Awamutu community from environmental pollution and emissions from this plant can not be ignored and certainly not to be gambled with .

3 From the projected figures there will be 84 trucks per hour dumping waste at the plant. This is significant increase in road traffic in and out of Te Awamutu and also surrounding areas . This has to increase congestion within Racecourse Rd as well as on going road damage . Our major concern is for the parents of preschoolers dropping their children off at Barnyard Kids , and the possibility of serious accidents with 84more trucks an hour on Racecourse Rd . Children

from the local college crossing roads , earphones in place and the extra traffic . Residential dwellings with kids on bikes further accidents to happen .There is already enough happening around this site currently , to increase the proposed traffic flow of 84 trucks per hour is madness and asking for trouble.

4 With the site estimated at only 3metres above the Mangapiko stream , this site will flood , as we have experienced some 300 metres away . I also raise the point of contamination to the stream with the estimates of 200kg of contaminated waste ash treatment per hour and a further 2.65tonnes of general waste water per hour . Some will definitely make its way into the stream

5 Climate change effects are obvious, burning fossil fuel waste in the form of tyres and plastics must emit carbon gases . An independent report shows that there would be an extra 150kt p/a Coe from combustions itself . Also the amount of waste ash that will never break down going into a landfill near you ?

6 The cost of losing the tranquillity and peace from the Te Awamutu community is immeasurable . A rubbish plant belching away 7days a week 24hrs per day , exuding toxic fumes and gases .The noise and stench to the local community is without question , plus you now have light pollution from all the lighting necessary to run a 24/7 operation .

7 Research shows that in the Northern Hemisphere they are now legislating against this form of energy production as the technology is failing and flawed

8 The proposal of this plant does not comply in any way to the Waipa District council zonings or building codes . The benefit to the community of a possible 60 jobs is far outweighed by environmental, health and human costs .

Manawatu District council has also had an earlier application for an incineration plant from the same company . It was withdrawn when a chemical engineer Andrew Curtis withdrew his support citing insufficient information and fundamental flaws in the modelling . This was then followed by a statement from the lead consents planner Byrony Huirua of the Horizon regional council . "There were too many unknowns regarding environmental impact ,due to insufficient and disparate information from the applicant . The Horizon regional council clearly dodged a bullet, please put an end to this ridiculous idea and plan .

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:

Three horizontal lines for text input.

My submission is:

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

- the reasons for your views.

Three horizontal lines for text input.

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

Three horizontal lines for text input.

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

Date: 4/10/23 Contact person: Jordan Norton
(name and designation, if applicant)

Postal address: 413 Fairview Road, Te Awamutu
(or alternative method of service under section 352 of the Act):

Notes to submitter

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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.

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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:
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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:

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

My submission is:

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

- the reasons for your views.

Because of the Pollutants Getting Put into our Air & the Rubbish Trucks that Will Be coming in and out of town

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.

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

Date: 13/10/23 Contact person: Ruben Nortje
(name and designation, if applicant)

Postal address: 144 Cayton Place Te awamutu
(or alternative method of service under section 352 of the Act):

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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 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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WAIPA DISTRICT COUNCIL & WAIKATO REGIONAL COUNCIL

Submission on proposed waste incineration plant Te Awamutu

Reference **WDC LU/0323/21** Te Awamutu Waste Incineration Plant, 401 Racecourse Road, Te Awamutu

Submission Email submissions@waipadc.govt.nz
RCsubmissions@waikatoregion.govt.nz

Applicants Email Richard.falconer@terragroup.co.nz

Name of Submitter **Nix**
Darryl Nix

Address of Submitter 121 Greenhill Drive Te Awamutu

Phone [REDACTED]

SUMMARY

Global Contracting Solutions of Hamilton want to build a waste to energy incinerator on land situated at 401 Racecourse Rd. Te Awamutu.

Once constructed the plant would operate 24/7 burning some 456Tonnes of rubbish per day which included tyres / plastics/ metals. In exchange the plant would produce enough electricity to supply virtually the majority of households in Te Awamutu.

401 Racecourse Road is presently zoned as part residential and part Dairy Industrial.

POINTS OF CONCERN (*water and waste*)

401 Racecourse Road is on a flood plain. Inquiries with previous owners of this Dairy property reveal that the farm has quite often been flooded by the Mangapiko Stream requiring stock to be moved to the upper paddocks.

1.How would Global Contracting Solutions overcome this flooding problem when constructing the plant?

2.How high is the water table at any one time and how would the company prevent contamination of that ground water and the subsequent eventual leakage into the Mangapiko stream?

3. The Plant would use up to 70,000 litres of water per day and that would later be disposed of off site. Where off site? Has permission been granted to dump the water at that particular area?

4. Similarly where is the landfill that the ash from the Plant will be taken to and has permission been granted?

Noise Pollution

Having lived in Wanganui at a time when we had a flotilla of milk tankers driving from Taranaki to the Manawatu and return, to collect milk, I am very much aware of the constant noise as vehicles drive past homes. When the milk was finally transported by rail one noticed a huge difference in noise.

Council staff in their report glossed over this noise problem saying it would only affect a few homes in the Racecourse Rd. area. That is in fact incorrect. Apart from the continuous drone from the plant itself, the noise from both Plant and truck movement will be heard and affect many a household in the surrounding area other than just Racecourse Rd.

Road maintenance

Do the ratepayers fork the bill for maintaining Racecourse Road and other roads within the Boundary of Te Awamutu? These roads were not designed to be used by up to 20 truck and trailer units weighing 50 tonne and carrying 33 tonne of weight per day and increasing as time goes by?

Climate emissions

1999. Global Contracting Solutions made application to the Auckland Regional Council to create a Waste to Energy plant at the site of the old Power Station at Meremere. ARC did their homework and made a decision based on science that such a plant would produce an unwanted odour and there would be too many air emissions. That same science still stands today. ARC declined the application.

Similarly other applications to build similar Waste to Energy plants in Fielding and Waimate have either been declined or the application withdrawn.

New Plymouth Power Station was mothballed. Why?

Huntly Power Station was mothballed. Why?

Fonterra Dairy factories have switched from burning coal to wood pellets. Why?

Certain cities in N., Z. Christchurch being an example, will only allow wood pellet fires to be installed in homes. Why?

Worldwide, people are concerned about the CO2 emissions polluting our planet and they blame the burning of coal as a major factor. The burning of tyres, plastics, metals is certainly not as efficient as the burning of coal to create energy and it is far dirtier than coal with the type of toxins being released into the air no matter how minute they may be.

Human health

Has any study been done into the effects this Plant may have on the health of the citizens of the Waikato?

There are vast amounts of people who suffer from Asthma, just as an example, will the product from this plant hamper their health?

The Waikato gets a lot of fog, combine that with the product from the Plant. Do we get Smog?

The Waikato is reasonably flat country with ranges to the east and the west. Predominant winds will funnel that product from the plant, far and wide. It will not just be the people of Te Awamutu whose health could be affected.

Fire

Te Awamutu has a small volunteer Fire Service, should a catastrophe occur and the Plant catch fire, help from Hamilton and other areas is at least 30 minutes away. Too late to prevent a disaster.

CONCLUSION

It is a long step to call land zoned as **residential / Dairy industrial** to one of **Industrial**.

Why do we put an incineration plant so close to a residential area affecting families who have lived for generations in the general area?

Will houses have to be removed in order to accommodate the construction of this plant and its access way?

Why should families have to move just to accommodate one new business?

Why Te Awamutu? Why not the Huntly / Ngaruawahia area where we have open spaces, a coal fired power station which is used in time of need, a main highway adjacent to that power station. A Plant such as this one proposed, could supplement the power produced at Huntly Power Station?

Are we forgetting the Ivan Watkins Dow plant at New Plymouth where the likes of Banvine, DDT were produced and latterly Agent Orange. These products contained dioxin. The plant has gone now but the land is still contaminated. People living in the locality suffering from or died of cancer. We do not need the

same thing occurring in Te Awamutu because of similar air emissions from a Waste to Energy Plant.

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:

I OPPOSE ALL PARTS OF THE CONSENT APPLICATION

My submission is:

Support parts or all of [] Oppose parts or all of [x] are neutral parts or all of [] include—

- the reasons for your views.

POLLUTION OF MY PROPERTY AND MY 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

TO REJECT ANY CONSENTS TO BUILD.

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

- [x] 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.

- [x] 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)

Please send to applicant

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: 11/10/23 Contact person: GRAHAM NICHOLSON (OWNER)
(name and designation, if applicant)

Postal address: 75 KIMBERLEY ROAD KIHIKIHI RD5 3875
(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

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COMMUNITY FACT SHEET

TE AWAMUTU INCINERATOR

Quick facts on the project

- Incinerator would burn tyres, plastics, household rubbish and “flock” (the leftovers from scrap metal process including metals, foam, rubber & plastics)
- Incinerator would burn 166,525 tonnes a year = 456 tonnes a day
- The company claims that the incinerator would create 23 tonnes of ash per day: 21t of “bottom ash” & 2t of “fly ash”. This could be a gross underestimate of the amount of ash created since most modern incinerators result in 10-20% of original weight in ash - meaning it is more likely between 46-92 tonnes/day.
- Incinerator would operate 24-hrs/day, 7 days/week
- Incinerator would not take organic/food/sewerage waste
- The proposed site at 401 Racecourse Road is subject to severe flooding
- The proposed site is adjacent to residential housing, kura and food businesses
- Proposal is a “non-complying” activity under the District Council rules
- The incinerator would generate non-renewable energy, adding greenhouse gases to the atmosphere
- The company, GMS, was prosecuted in the Environment Court for noise complaints by the Waikato Regional Council for its metal shredding business at Frankton.

Community impacts

- Surrounding areas will be affected by toxic air emissions
- Persistent odour from the burning of tyres and plastic wastes
- Dust from the rubbish and ash being loaded/unloaded
- Community would become importer of waste including up to 3 million tyres
- Increases to road use and traffic in the immediate vicinity. Company documents say they expect an estimated 84 additional truck/car movements per hour: 368 additional vehicle movements including 60 HPMV (oversized/overweight trucks) and 200 standard trucks per day
- Potential impacts to prices of residential housing
- Potential reputational damage to food producing businesses in the vicinity



Health & environment

- Emits hazardous air emissions including dioxins and furans, sulphur dioxide, carbon monoxide, mercury, nitrogen dioxide, & hydrogen chloride contaminating people as well as air, water and soil pollution.
- Thousands of tonnes of PM10 & PM2.5 released into the air. PM refers to “Particulate Matter” and the number refers to the size of the particle, with 10 being 10 microns, and 2.5 being 2.5 micros. As it is very small PM2.5 is particularly dangerous because it can reach deep into the alveoli of the lung. At risk are elderly, children, those with respiratory, cardio-pulmonary, bronchitis, asthma and other lung and heart conditions.
- Dioxins are highly toxic and cause serious health problems, including infertility, learning disabilities, endometriosis, sexual reproductive disorders, birth defects, damage to the immune system and cancer. In fact, according to the World Health Organization, the most toxic forms of dioxin are considered to be the most carcinogenic (cancer causing) substances known to science. Even a very tiny quantity of dioxins can be dangerous.
- Under NZ’s air quality standards, it is illegal to burn even one tyre because the health and environmental effects are so toxic. This project is proposing to burn 35,000 tonnes a year (approximately 3 million tyres). Burning tyres emits cyanide, carbon monoxide, sulfur dioxide, and products of butadiene and styrene.
- Climate change impact: According to an independent report commissioned as part of the proposal, the incinerator would have a massive carbon footprint because it is effectively just burning fossil fuels in the form of plastic waste & tyres. There would be an additional 150 kt p/a CO₂e from the combustion itself.
- Use of waste water: the incinerator would use large quantities of water including 200kg/hr of contaminated ash treatment water which would be sent to landfill, and 2.65t/hr of general waste water. Some water would be discharged into the Mangapiko Stream.

What happens now?

- The company has applied to Waipā District Council & Waikato Regional Council for resource consent to build the incinerator and discharge toxic air emissions
- You can read the full consent applications for both the [Waipā DC](#) & [WRC](#)
- The consents will be “publicly notified” meaning anyone can make a submission - no date has yet been set for this. Once notification is made, there is 20 days to make a submission
- The Te Awamutu community must organise together if it wants to stop this proposal. Join Don’t Burn Waipa, make a submission, and demand action from local government for





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 an application from Lauriston Park Retirement Village Limited, 91 Coleridge Street, Cambridge, to construct and operate care facility dispensing with various non-compliances.

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:

Oppose All parts of the application Submitted.

My submission is:

Support parts or all of [] Oppose parts or all of [x] are neutral parts or all of []

include—

- the reasons for your views.

Will effect my land with pollution which will impact on the animals we kill for our consumption + the vegetables I grow.

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

To Refuse All parts of the application for the incineration plant

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)

Have asked council to send on to Applicant

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

Date: 11 Oct 2023 Contact person: Karyn owner
(name and designation, if applicant)

Postal address: 75 Kimberley Rd RD5 Te Awamutu 3875
(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.

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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:

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

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.

The air we breath currently is clean, the respiratory health of our community is at risk in my view, including the fallout that may affect the health of our environment especially air & water we consume in our clean green NZ community

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.

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)

By emailing copies of form to

~~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: Robert J Newton

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

Date: 12-10-23

Contact person: Robert Julian Newton
(name and designation, if applicant)

Postal address: 18b Sheehan Street, Kihikihi,
(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.

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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.

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From: [REDACTED]
Sent: Fri, 13 Oct 2023 16:26:49 +1300
To: "Submissions" <submissions@waipadc.govt.nz>
Cc: "richard.falconer@terrargroup.co.nz" <richard.falconer@terrargroup.co.nz>
Subject: External Sender: Application LU/0323/21
Importance: Normal
Categories: Ruby

CYBER SECURITY WARNING: This email is from an external source - be careful of attachments and links. Please follow the Cybersecurity Policy and report suspicious emails to Servicedesk

Hi

Kathryn Nicholson
1315 Racecourse Road
Te Awamutu
[REDACTED]

My submission relates to the whole application

I oppose this application. I want Waipa District Council to decline this application

I would like to be heard in support of my submission

This application is going to greatly affect my house price.

Also the ability to get in and out of my driveway and the end of my street (SH3) and sleeping ability as the amount of truck traffic is going to increase majorly (the use of truck engine/exhaust braking is bad now and only get worse)

Waterways are going to be contaminated badly as well as high air pollution

Regards
Kathryn Nicholson

Sent from my Galaxy

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

My submission is:

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

- the reasons for your views.

Health reasons
Increase in traffic
Property values

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

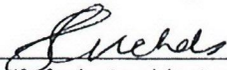
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I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the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

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- 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: 12-10-23 Contact person: Suzanne Nichols
(name and designation, if applicant)

Postal address: 35 Mangauko Rd RD6 Te Awamutu 3876
(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.

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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

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.



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:

My submission relates to the whole application.

My submission is:

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

- the reasons for your views.

Air pollution, noise + traffic concerns. Being so close to schools + daycare.

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 oppose the whole application, waipa district council 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: 12/10/23 Contact person: Laura Nicol
(name and designation, if applicant)

Postal address: 48 Wainui Ave, 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

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