Form 7a: Coastal permit application



Please answer all questions fully. The questions provide a guide in order to satisfy the minimum information requirements that must be included with your application as prescribed in Schedule 4 of the Resource Management Act 1991 (RMA). Depending on the scale of your proposed activity, more detailed information and an Assessment of Environmental Effects (AEE) will be required to support the resource consent application.

Officers from the Greater Wellington Regional Council's (GWRC) Environmental Regulation department are available to assist with filling out this form or to clarify information to include with your application. Up to 1 hour of free pre application advice is available to you.

This form is required to be filled out in conjunction with Form 1 Resource Consent Application

Separate application forms should be used for any discharge of contaminants or water into coastal marine area (Form 4a). If you are applying to replace an existing consent for a boatshed please fill in application form 7b, or if you are applying for a swing mooring please fill in application form 7c.

Further information is provided at the end of this form on whether your activity falls within the coastal marine area.

Prior to lodging a coastal application

Prior to applying for resource consent in the common marine and coastal area you need to notify and seek the views of any group that has applied for recognition of customary marine title in the area relevant to your application as per section 62 of the Marine and Coastal Area (Takutai Moana) Act 2011 (MACA).

Note: Any application that is lodged without fulfilling the requirements of section 62 of the MACA will not be processed by GWRC and will be returned to you under section 88(3) of the Resource Management Act 1991).

For further information regarding fulling your obligations under MACA and for a list of applicant groups please go to http://www.gw.govt.nz/coastal/

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Applicant declaration:
I have notified the relevant applicant group(s) under section 62 of the Marine and Coastal Area (Takutai Moana) Act 2011.
☐ Yes ☐ No
Please list every applicant group that you have notified and sought the views of
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Pa	art /	A: General info	ormation on nati	ure and scale of	your activity		
1.	Is th	Is this application a renewal of an existing consent?					
		Yes \square No	If Yes, what is the d	ischarge consent num	ber: WAR/WGN		
2.	What activity will you be undertaking?						
2	۸ro	you:					
э.	(1)	Reclaiming or drai	ining?			☐ Yes	□ No
	(2)	_	ucting, placing, alterin	g, extending, removin	g or	Yes	
		demolishing any s					∐ No
	(3)		eshore or seabed by e	xcavating, drilling or to	unnelling?	∐ Yes	∐ No
	(4)	Depositing any su				∐ Yes	∐ No
	(5)		ging or disturbing the			∐ Yes	∐ No
	(6)		inting any exotic or int			☐ Yes	☐ No
	(7)		a of the foreshore or s blic use and access)	eabed? (including tem	porary activities	☐ Yes	□ No
	(8)	Removing sand, sl	hingle or other materi	al?		☐ Yes	□ No
	(9)	Undertaking any a	activity that will genera	ate noise?		☐ Yes	□ No
4.	Wh	y do you need to u	ndertake this activity	?			
_	۸۳۵	there any alternat	ivo locations or moth	ada far activitus If vac	whore or how on	d why baya	vou choson this
5.		r others?	ive locations or metho	ods for activity? If yes	, where or now an	a wny nave	you chosen this

Construction work methodology						
Ρl	Please provide a step by step construction methodology for the works including:					
•	Details of the works that will be undertaken to prepare the site					
•	Details of your proposed methodology for the works including the machinery and material to be used, whether the works are a one off or ongoing and if ongoing how frequently, whether the works will be staged etc					
•	Details of mitigation measures proposed to minimise the adverse effects of the works including ecological effects, sedimentation, and effects on other coastal users					
•	Details of site rehabilitation and ongoing monitoring once the works are complete					

8.	Locality map
	Please show the location of you proposed activity. Alternatively you may wish to attach a plan/aerial photograph showing the above information.
	Is the activity: Permanent or temporary
10.	what is the proposed commencement date of the activity:
11.	What is the proposed completion date or duration of activity?
12.	Who will be undertaking the activity and supervising the activity?

13.	What are the proposed hours of operation/construction?							
Pa	rt E	3: Assessment of effects on the environment (AEE)						
As a	A co	deral guide the environmental assessment should include as a minimum the following: lescription of the existing surrounding environment. Rescription of the actual or potential impacts your proposal will have on the surrounding plogical, coastal processes, water quality, flooding, erosion or scour, landscape or creational, historical or cultural impacts). Rescription of the mitigation methods to be used to help prevent or reduce any of the impacts describe the environment surrounding the proposed location:	visual, pub	lic access,				
2.	Wit	hin a reasonable distance of the activity are there any:						
	(a)	Obvious signs of biota (eg, fish, eels, insect life, aquatic plants?	☐ Yes	□ No				
	(b)	Areas where food is gathered (eg, fish, kaimoana)?	☐ Yes	□ No				
	(c)	Wetlands (eg, swamp areas)?	☐ Yes	□ No				
	(d)	Waste discharges (eg, from rural sources, industries, sewage plants)?	☐ Yes	□ No				
	(e)	Recreational activities carried out (eg, swimming, fishing, canoeing, boating)?	☐ Yes	□ No				
	(f)	Areas of particular aesthetic or scientific value (eg, archaeological sites)?	☐ Yes	□ No				
	(g)	Will hazardous or toxic chemicals be used or stored on site (eg, fuel)?	☐ Yes	□ No				
	(h)	Will the water quality be affected?	☐ Yes	□ No				
	(i)	Will access to the coastal area be affected?	☐ Yes	□ No				
	(j)	Areas or aspects of significance to iwi that you are aware of?	☐ Yes	□ No				
	(k)	Will the proposed activity increase the risk of flooding or inundation?	☐ Yes	□ No				
	(1)	Residential dwellings?	☐ Yes	□ No				

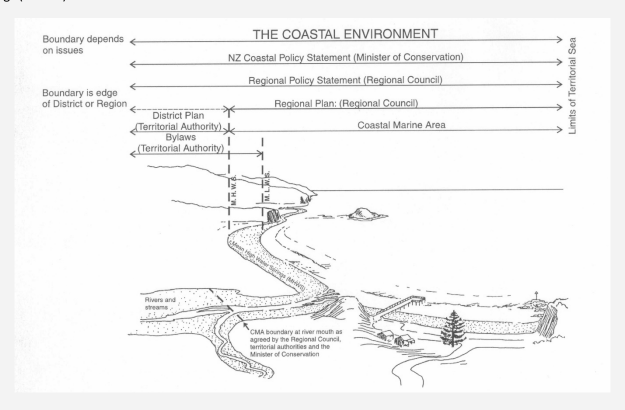
3.	If you answered yes to any of the above, describe what impact your proposal will have: [Continue on a separate page if necessary]
4.	What steps do you propose to take to avoid, remedy, or mitigate these effects?
Pa	art C: Assessment against statutory documents
1.	Part 2 of Resource Management Act 1991 (RMA) Have you provided an assessment against Part 2 (Purpose and Principles) of the RMA? http://www.legislation.govt.nz/act/public/1991/0069/latest/DLM231904.html

3.	Proposed Natural Resources Plan (PNRP)					
	Have you provided an assessment of the proposal against the relevant objectives, policies and rules of the Proposed Natural Resources Plan? http://www.gw.govt.nz/proposed-natural-resources-plan/					
4.	Other relevant statutory documents					
	Have you provided an assessment against all other relevant statutory documents? eg, New Zealand Coastal Policy Statement (http://www.doc.govt.nz/about-us/science-publications/conservation-publications/marine-and-coastal/new-zealand-coastal-policy-statement-2010/)					
5.	Permitted activities					
	Will you be undertaking any permitted activities as part of the proposed activity? http://www.gw.govt.nz/regional-plans-policies-and-strategies/					
6.	Other activities that are part of the proposal					
	Are there any other activities that are part of the proposed activity which may require consent?					
7.	Value of investment					
	If you are applying to replace an existing consent, please provide an assessment of the value of the investment to which the activity relates.					

Pa	Part D: Monitoring and management of your activity		
1.	Who is responsible for the maintenance or management of your activity after it has been implemented?		
2.	Do you propose to monitor during and/or after completion of your activity? If yes, describe the monitoring (include details of what will be monitored, responsible persons, frequency of monitoring)		
3.	How will maintenance be undertaken if required? (include any contingency or management plans prepared or details of potential ways in which maintenance would be undertaken)		

Do you need to make a coastal permit application?

You may need a coastal permit if your proposed activity will occur within the coastal marine area. The coastal marine Area (CMA) includes the foreshore, the seabed, the sea surface and the air above the sea from the mean high water springs (MHWS) mark to the 12 mile limit as illustrated below:



MHWS means the average of each pair of successive high waters during that period of about 24 hours in each semilunation (approximately every 14 days, when the range of tides is the greatest). Visually this level is generally close to being the "high water mark" where debris accumulates on the shore annually.

The CMA can also include river mouths and estuaries. Where the MHWS mark crosses a river, the landward boundary at that point shall be whichever is lesser of 1 kilometer upstream from the mouth of the river or the point upstream that is calculated by multiplying the width of the river mouth by 5.

Such activities in the CMA which require a coastal permit include the following:

- Building or altering any structure on the foreshore or seabed (eg, seawall, jetty, culvert, stormwater outfall, swing or pile mooring)
- Undertaking works which will alter the foreshore or seabed or adversely affect marine plants or animals or their habitat (eg, extracting sand, reclamation, dredging, disturbance, deposition of material)
- Occupying land of the Crown in the coastal marine area (with for example structures, moorings, special activities)
- Introducing or planting any exotic or introduced plant in, on, or under the foreshore or seabed
- Noisy activities (eg, fireworks displays, power boat competitions)
- Any other activity which is not permitted by the Regional Coastal Plan