

Resource Consent Resource MANAGEMENT ACT 1991

Consent No. WGN040360 [23776]

Category: Water permit - groundwater take

Pursuant to sections 104D and 108, and subject to all the relevant provisions of the Resource Management Act 1991 and any regulations made thereunder, a consent in respect of a natural resource is hereby granted to:

Name	Barry Alexander Wilson (transferred from Petone Pure Water Company Limited from 14 December 2016)
Address	PO Box 208, Wellington 6140
Duration of consent	Granted/Commences: 9 March 2007 Expires: 9 March 2022
Purpose for which right is granted	To take and use water from the Waiwhetu Artesian Aquifer
Location	Gear Island, Jackson Street, Petone, at or about map reference NZTM 1759033.5433807
Legal description of land	Lot 1 DP 52099
Water meter ID number	R27/6441
Volume/Quantity/Rate	350m³ over any seven day period
Conditions	1-5 as attached

For and on behalf of WELLINGTON REGIONAL COUNCIL

Project Leader, Environmental Regulation

Date: 22 December 2016

Summary of your rights and responsibilities

(Not part of the resource consent)

This resource consent gives you the right to use a public resource (e.g. water, air, the coastal marine area) in the manner specified in the consent.

You may exercise the resource consent as you see fit provided that you comply with all the conditions of your resource consent and all other laws of the land.

If you wish to change the way you operate under this resource consent or if you wish to change or cancel any consent conditions, please contact the Greater Wellington Regional Council (GWRC) prior to making the changes. You may need a formal change to your resource consent conditions.

You may transfer your coastal, discharge, or water permit to any other person. If you sell your operation please contact GWRC and we will arrange the transfer for you (at no cost) once you've completed a 'Transfer of Permit' form including the signatures of the old and new owners.

If your resource consent application contained inaccurate or misleading information, GWRC may cancel or alter the resource consent.

Your resource consent does not:

- provide any warranty of any structure or process;
- provide any guarantee that the resource will be available at all times;
- provide any right of access through or over public or private land;
- negate the need for any approvals necessary under other legislation.

You as the holder(s) of this resource consent and your agents (including contractors and employees), are jointly and severally liable for compliance with the conditions of this consent. It is important that anyone operating on your behalf fully understands and complies with the conditions of the resource consent.

You are required to pay any relevant charges that are associated with the processing and monitoring of your consent under section 36 of the Resource Management Act 1991. Charges may be reviewed every year. If you would like a copy of our current Resource Management Charging Policy please ask us.

You have the right to object to the decision on your consent and/or any additional charges (over and above fixed charges) under section 357A and 357B of the Resource Management Act 1991. Such an objection should be made in writing, setting out the reasons, and be received by us within 15 working days of any decision on your consent and/or additional charges being notified to you.

You are required to allow GWRC Enforcement Officers access to your site and operation at any reasonable time so that we can inspect your operation and confirm that it is complying with your resource consent.

Your resource consent will lapse if you do not give effect to it within five years of the date it was granted (unless otherwise specified in the resource consent conditions). If you wish to apply for an extension of this lapse date please contact GWRC before the lapse date.

If you stop using your resource consent for a continuous five-year period, GWRC may cancel your resource consent. We will advise you in advance if we propose to cancel your consent. You have the right to object to your consent being cancelled.

This consent is issued without prejudice to any claim that is lodged with the Waitangi Tribunal in relation to the customary ownership of natural resources, whether it be a claim that is awaiting hearing or awaiting settlement by the Crown.

Conditions to Resource Consent WGN040360 [23776]

- 1. The location, design, implementation and operation of the take shall be in accordance with the consent application and associated plans and documents lodged with the Wellington Regional Council on 22 June 2004.
- 2. The rate of abstraction shall not exceed 350 cubic metres over any seven day period.
- 3. The permit holder shall meter all abstractions and supply records of total daily abstraction to the Manager, Consents Management, Wellington Regional Council, on a monthly basis. The installed meter shall have an accuracy of +/- 5%.
- 4. If the pressure in the Waiwhetu Artesian Aquifer drops to an average, over a 24 hour period, of +2.3 metres above datum, as measured by the McEwan Park (site number 1428009) water level monitoring station, or any other official Wellington Regional Council water level monitoring station in the Petone and Seaview area, the permit holder shall comply with all abstraction restrictions and/or rostering as directed by the Manager, Consents Management, Wellington Regional Council.
- 5. The Wellington Regional Council may review any or all of the conditions of this permit by giving notice of its intention to do so pursuant to section 128 of the Resource Management Act 1991, at any time within six months of the first, second, fifth and tenth anniversaries of the date of commencement of this consent to deal with any adverse effects on the environment that may arise from the exercise of this consent, and which are appropriate to deal with at a later stage.

Sy Thanley