

Application for Deemed Permitted Marginal or Temporary Activity

Under Section 87BA of the Resource Management Act 1991

Send your application to:Email: resourceconsents@uhcc.govt.nzFor enquiries:Resource ConsentsTelephone:(04) 527 2169Upper Hutt City CouncilEmail:resourceconsents@uhcc.govt.nzPrivate Bag 907, Upper Hutt 5140For enquiries:(04) 527 2169

Applicant details

Full name:	Preferred contact point
Postal address:	
Telephone (daytime)/Mobile:	Email:

Agent details (if applicable)

Full name:	Preferred contact point
Postal address:	
Telephone (daytime)/Mobile:	Email:

Site Information

Property address:		
Legal description:		
Description of proposed activity: [detail proposed activity that may require a resource consent due to rules in a national standard or rules in a proposed or operative district plan) * This excludes subdivisions		

Fee

In accordance with section 36 of the Resource Management Act and the Council's current schedule of fees, the fee outlined in the schedule of fees must be paid to Council for the deemed permitted Marginal or Temporary Exemption activity.

Signature of applicant or person authorized to sign on behalf of the applicant

I/We hereby certify that, to the nest of my/our knowledge and belief, the information given in this request is true and correct. I/We undertake to pay all actual and reasonable request cost incurred by the Upper Hutt City Council

Name:	Signed:	Date:
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Note to Applicant

The Resource Management Act 1991 (RMA) has been amended to include a new consent exemption process. An activity that requires resource consent could be assessed to have marginal or temporary effects if Council considers that is no difference in character, intensity, or scale of the activity than there would be if it was permitted and adverse effect on any person are less than minor. These requirements are set out in section 87BB of the RMA.

Deemed permitted marginal or temporary activities are processed at Council's discretion. There is no formal application process for public participation as Council determines what is marginal or temporary and there is no working day timeframe to assess the effects and make a determination.

Sufficient information must be supplied for Council to be able to determine what the effects are and if they are marginal or temporary. Council must issue a written notice if the activity is considered to meet the requirements of the RMA. Written notices lapse within five years unless given effect to prior. Alternatively, Council will issue a refusal notice and a resource consent may be required for the proposed activity.

Privacy Information

The information you have provided on this form is required so that your application can be processed under the Resource Management Act 1991, and so that statistics can be collected by Upper Hutt City Council. The information will be stored on a public register and held by Upper Hutt City Council. Under the Privacy Act 2020, you have the right to see and correct personal information Upper Hutt City Council holds about you.