This is a Submission on publicly notified resource consent application pursuant to the Resource Management Act 1991.

Application Details:
Name of Applicant: Clutha District Council
Application Number: RM17.282
Description of proposal: To intermittently discharge untreated wastewater mixed with stormwater to the Tokomairiro River for the purpose of the disposal of untreated wastewater and stormwater from Milton Sewage Treatment Plant during heavy rainfall events.
Location: Tokomairiro River, approximately 90 metres from the terminus of Bruce Street, Milton at about NZTM2000 E1365055 N4886980

Submitter Details: (please print clearly)
Full Name/s: Bronwyn Bain
Full Postal Address: [Redacted]
Post Code: [Redacted]
(please tick your preferred Daytime contact number)
☐ Work Ph: [Redacted]
☐ Home Ph: [Redacted]
☐ Mobile Ph: [Redacted]
☐ Email address: [Redacted]

Signature/s of submitter/s
(or person authorised to sign on behalf of submitter/s)

Please tick one of the following submission types regarding the application, Do you:
☐ Support
☒ Oppose
☐ Are Neutral

Date: 12.7.2018
Submission No:__________________

Do you:

☑ Wish to be heard
☐ Not wish to be heard in support of my/our submission.

If others make a similar submission, I/we will consider presenting a joint case with them at a hearing.

☑ Yes
☐ No

I am a trade competitor to the proposal

☐ Yes
☐ No

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

(Give details)

A resource consent by QLDC for 35p to discharge raw sewage into identified sites at any time any rate, into pristine waterways of high environmental value, that previous had been fixed for. The Tourism & Housing team QLDC markets encourage should have sewage infrastructure at its forefront.

My/Our submission is: (the reasons for your views, use a separate sheet if necessary)

QLDC needs to central district councils the sewage (human) to water is totally unacceptable; raw infrastructure needs to be in place before these massive subdivisions & tourist invasions happen. Page attached with current detail.

I/We seek the following decision from the consent authority:

(give precise details, including the general nature of any conditions sought)

I am asking QLDC to refuse this application under the grounds No-one should have to right to pollute. QLDC needs to offer some solutions for fit for purpose infrastructure.

Public awareness & reinforce the fact QLDC will be seriously fined if raw sewage overflows not contained & addressed immediately.

Pursuant to section 100A of the Resource Management Act 1991:

I request that you delegate your functions, powers, and duties required to hear and decide the application to 1 or more hearings commissioners who are not elected members of the Council  Yes ☐ No ☐ (tick one)
Sent from my iPad

Begin forwarded message:

From: Bronwyn Bain <bronwyn.bain@orc.govt.nz>
Date: 19 July 2019 at 12:15:16 PM NZST
To: Karen Bagnall <karen.bagnall@orc.govt.nz>
Subject: Re: Queenstown Lakes District Council - Publicly Notified Application RM19.051

Dear Karen;

Answering questions; Reply-do not wish to be heard. If others make similar
-No I’m not a trade competitor; I am directly affected by the result -[a] adversely effects
the environment; I do request that the local ...... ;I have served a copy of my submission
on the applicant. Cheers Bronwyn

Sent from my iPad

On 17/07/2019, at 12:24 PM, Karen Bagnall <karen.bagnall@orc.govt.nz> wrote:

Good afternoon – thank you for your submission – unfortunately there were a few
things omitted – can you confirm the following:

I/we:
- Wish to be heard in support of our/my submission
- Not wish to be heard in support of our/my submission

If others make a similar submission, I/we will consider presenting a joint case with
them at a hearing.
  - Yes
  - No

I, am/am not (choose one) a trade competitor* of the applicant (for the purposes

*If trade competitor chosen, please complete the next statement, otherwise leave
blank.

I, am/am not (choose one) directly affected by an effect as a result of the
proposed activity in the application that:
  a. adversely affects the environment; and
  b. does not relate to trade competition or the effects of trade competition.

I, do/do not (choose one) wish to be involved in any pre-hearing meeting that
may be held for this application.

I do/do not request* that the local authority delegates its functions, powers, and
duties to hear and decide the application to 1 or more hearings commissioners
who are not members of the local authority.
I have/have not served a copy of my submission on the applicant.

Could please reply to the submission e-mail address as per your original submission.

Please do not hesitate to contact me should you have any questions.

Regards

Karen Bagnall
SENIOR CONSENTS SUPPORT OFFICER

Otago Regional Council
70 Stafford St
Private Bag 1954 Dunedin 9054
P (03) 474 0827 or 0800 474 082
karen.bagnall@orc.govt.nz
www.orc.govt.nz

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Submission Form 13 to the Otago Regional Council on
Consent Application RM19.051

This is a Submission on a publicly notified resource consent application

Submitter Details:
Full Name/s  Bruce Farmer

Full Postal Address:  
Post Code:  

Please provide your preferred contact phone number:  

Email address:  

I/ we wish to submit a OPPOSE (choose one) submission
on the application of:

Applicant’s Name:  Queenstown Lakes District Council
Application Number:  RM19.051.01
Location:  Various locations throughout the Queenstown Lakes district
Purpose:  To discharge untreated wastewater to various freshwater
receiving environments, and onto land in circumstances
where it may enter freshwater due to blockages, breakages,
system failures, extreme storm events, and capacity
exceedance in the network that cause overflows to the
wastewater infrastructure throughout the Queenstown
Lakes district

The specific parts of the application that my submission relates to are: (Give details)
I strongly oppose all sections which would allow the QLDC to discharge raw,
untreated sewerage to any waterway, lake or stream. This includes releases
from current schemes and any future scheme.

My/Our submission is (include: whether you support or oppose the application or
specific parts of it, whether you are neutral regarding the application or specific parts of
it and the reasons for your views).

This application if granted would negate all the good work by ORC officials and councillors to control and reduce pollution of our waterways. In effect the QLDC
Councils and officials are asking for a licence to pollute thereby abrogating the duty of care for the environment and their own stated environmental policies.
They request freedom to discharge raw sewerage a consent which would be denied to any other party, business or person, rather than engineer and manage
likely failures from current and future schemes they want a free get out of jail card.
The threat of prosecution for environmental pollution is a powerful motivation for humans. This motivation needs to extend to the design phase of any system.
Design considerations would reduce the chance of (and level of contamination from) emergency discharges (and consequently the risk of prosecution) include:
1) Reduction of pollutant concentrations by modern technologies that pretreat waste on site,
2) Placement of tanks and cloth materials closer to source,
3) Allows for capture and reuse of nutrients particularly nitrogen and phosphorus,
4) Improves resilience, affordability and resource use now and for future generations.
Submission No:

I/we seek the following decision from the consent authority (give precise details, including the general nature of any conditions sought)

I seek that the consent sort to discharge untreated sewerage to various freshwater receiving environments both now and in the future be denied through out the Queenstown Lakes District. Also the conditions suggested in their application for response to and management of discharges should be the minimum stand accepted in any future management of overflows. All future schemes and current schemes should have design flaws designed out of them.

I/we:

☑ Wish to be heard in support of our/my submission

☐ Do not wish to be heard in support of our/my submission

If others make a similar submission, I/we will consider presenting a joint case with them at a hearing.

☑ Yes

☐ No

I, Am Not ☑ (choose one) a trade competitor* of the applicant (for the purposes of Section 308B of the Resource Management Act 1991).

*If trade competitor chosen, please complete the next statement, otherwise leave blank.

I, Am ☑ (choose one) directly affected by an effect as a result of the proposed activity in the application that:

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

I, Do ☑ (choose one) wish to be involved in any pre-hearing meeting that may be held for this application.

I Do ☑ request* that the local authority delegates its functions, powers, and duties to hear and decide the application to 1 or more hearings commissioners who are not members of the local authority.

I Have ☑ served a copy of my submission on the applicant.

Signature/s of submitter/s (or person authorised to sign on behalf of submitter/s)  

12-Jul-19  
(Date)
Submission No:

Notes to the 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.

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

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.

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 1 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.

The address for service for the Consent Authority is:

Otago Regional Council, Private Bag 1954, Dunedin, 9054
or by email to submissions@orc.govt.nz

The address for service for the Applicant is:

Queenstown Lakes District Council, Private Bag 50072, Queenstown 9300
Or by email to alisha.robinson@beca.com
Submission Form 13 to the Otago Regional Council on
Consent Application RM19.051

This is a Submission on a publicly notified resource consent application pursuant to the Resource Management Act 1991.

Submitter Details:

Full Name/s: Central Otago District Council

Full Postal Address: PO Box 122
Alexandra
New Zealand

Post Code: 9340

Please provide your preferred contact phone number: (027) 443-5210

Email address: water@codc.govt.nz

I/we wish to submit a SUPPORT / OPPOSE / NEUTRAL (choose one) submission on the application of:

Applicant's Name: Queenstown Lakes District Council

Application Number: RM19.051.01

Location: Various locations throughout the Queenstown Lakes district

Purpose: To discharge untreated wastewater to various freshwater receiving environments, and onto land in circumstances where it may enter freshwater due to blockages, breakages, system failures, extreme storm events, and capacity exceedance in the network that cause overflows to the wastewater infrastructure throughout the Queenstown Lakes district

The specific parts of the application that my submission relates to are: (Give details)

ORC Form 1 - Section 10 - Term of Consent
The following sections contained in the QLDC Wastwater Network Consent AEE 4395824.
Section 1.5 - Consent Duration Sought
Section 3.4 - Drinking Water Take Locations
Section 7 - Proposed Draft Conditions

My/Our submission is (include: whether you support or oppose the application or specific parts of it, whether you are neutral regarding the application or specific parts of it and the reasons for your views).

Central Otago District Council opposes the application for resource consent by Queenstown Lakes District Council to discharge sewage into various locations for a period of 35 years. Authorisation of the discharge for a prolonged period is not environmentally or culturally sustainable and will have adverse effects on the environment and on communities downstream.
I/We seek the following decision from the consent authority (give precise details, including the general nature of any conditions sought)

Central Otago District Council oppose the application for resource consent and would like to present evidence in support of this submission relating to details within the application including specific parts as detailed above.

I/we:

✔ Wish to be heard in support of our/my submission

☐ Do not wish to be heard in support of our/my submission

If others make a similar submission, I/we will consider presenting a joint case with them at a hearing.

✔ Yes

☐ No

I, Am Not (choose one) a trade competitor* of the applicant (for the purposes of Section 308B of the Resource Management Act 1991).

*If trade competitor chosen, please complete the next statement, otherwise leave blank.

I, (choose one) directly affected by an effect as a result of the proposed activity in the application that:

a) adversely affects the environment; and

b) does not relate to trade competition or the effects of trade competition.

I, Do (choose one) wish to be involved in any pre-hearing meeting that may be held for this application.

I Do Not request* that the local authority delegates its functions, powers, and duties to hear and decide the application to 1 or more hearings commissioners who are not members of the local authority.

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

Signature/s of submitter/s (or person authorised to sign on behalf of submitter/s) 12-Jul-19

(Date)
Notes to the 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.

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

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.

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 1 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.

The address for service for the Consent Authority is:

Otago Regional Council, Private Bag 1954, Dunedin, 9054
or by email to submissions@orc.govt.nz

The address for service for the Applicant is:

Queenstown Lakes District Council, Private Bag 50072, Queenstown 9300
Or by email to alisha.robinson@beca.com
Submission No:

Submission Form 13 to the Otago Regional Council on Consent Application RM19.051

This is a Submission on a publicly notified resource consent application pursuant to the Resource Management Act 1991.

Submitter Details:

Full Name/s: Cherilyn Walthew

Full Postal Address: [Redacted]  Post Code: [Redacted]

Please provide your preferred contact phone number: [Redacted]

Email address: [Redacted]

If we wish to submit a submission (choose one) on the application of:

Applicant's Name: Queenstown Lakes District Council

Application Number: RM19.051.01

Location: Various locations throughout the Queenstown Lakes district

Purpose: To discharge untreated wastewater to various freshwater receiving environments, and onto land in circumstances where it may enter freshwater due to blockages, breakages, system failures, extreme storm events, and capacity exceedance in the network that cause overflows to the wastewater infrastructure throughout the Queenstown Lakes district

The specific parts of the application that my submission relates to are: (Give details)

that the consent not be allowed in its entirety due the fact it does not meet the requirements under the National Policy Statement for Freshwater Management (NPSFM) specifically in regard to:

Safeguarding fresh water's life-supporting capacity, ecosystem processes, and indigenous species.

Safe guarding the health of people who come into contact with the water.

National Policy Statement for Freshwater Management A. Water quality Objective A1 To safeguard: a) the life-supporting capacity, ecosystem processes and indigenous species including their associated

My/Our submission is (include: whether you support or oppose the application or specific parts of it, whether you are neutral regarding the application or specific parts of it and the reasons for your views).

ORC is responsible for safeguarding fresh water's life-supporting capacity, ecosystem processes, and indigenous species, as per the National Policy Statement for Freshwater Management (NPSFM). ORC is responsible for maintaining or improving the overall quality of fresh water within a freshwater management unit (NPSFM).

*The applicant, QLDC, has failed to demonstrate how ORC can possibly grant the consent sought whilst
Submission No:

I/We seek the following decision from the consent authority *(give precise details, including the general nature of any conditions sought)*

I/we:
- [✓] Wish to be heard in support of our/my submission
- [ ] Do not wish to be heard in support of our/my submission

If others make a similar submission, I/we will consider presenting a joint case with them at a hearing.
- [ ] Yes
- [ ] No

I, am/am not (choose one) a trade competitor* of the applicant (for the purposes of Section 308B of the Resource Management Act 1991).

*If trade competitor chosen, please complete the next statement, otherwise leave blank.

I, [choose one] directly affected by an effect as a result of the proposed activity in the application that:
- a) adversely affects the environment; and
- b) does not relate to trade competition or the effects of trade competition.

I, do/do not (choose one) wish to be involved in any pre-hearing meeting that may be held for this application.

I do/do not request* that the local authority delegates its functions, powers, and duties to hear and decide the application to 1 or more hearings commissioners who are not members of the local authority.

I have/have not served a copy of my submission on the applicant.

Signature/s of submitter/s (or person authorised to sign on behalf of submitter/s) [Signature] 12/07/2019 (Date)
Submission No:

**Notes to the 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 is reasonably practicable after you have served your submission on the consent authority.

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.

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 1 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.

The address for service for the Consent Authority is:

**Otago Regional Council, Private Bag 1954, Dunedin, 9054**

or by email to submissions@orc.govt.nz

The address for service for the Applicant is:

**Queenstown Lakes District Council, Private Bag 50072, Queenstown 9300**

Or by email to alisha.robinson@beca.com
The following is my submission in relation to application no. RM19.051 - full details are below.

This application is being emailed to [submissions@orc.govt.nz] and copied to the applicant at [alisha.robinson@bea.com].
Please contact me by return email if there is anything further you need from me in order for the application to be valid.

1. My details

Name: Chris Riley

Postal address: [Redacted]

Mobile: [Redacted]

Email: [Redacted]

2. Details of the application in respect of which I am making this submission

Queenstown Lakes District Council – Various locations throughout the Queenstown Lakes district. Application No. RM19.051

To discharge untreated wastewater to various freshwater receiving environments including lakes and rivers, and to land in circumstances where it may enter water as a result of blockages, breakages, system failures, extreme storm events, and capacity exceedance in the network that cause overflows to the wastewater infrastructure throughout the Queenstown Lakes district. The proposal is a discretionary activity in accordance with Rules 12.A.2.1, 12.B.4.2 and 12.C.3.2 of the Regional Plan: Water for Otago.

Purpose: Managing reticulated wastewater throughout the Queenstown Lakes district

Location: Various locations throughout the Queenstown Lakes district

Legal Description of Property: Various locations throughout the Queenstown Lakes district

3. Whether it is in support or opposition.

I am making this submission to register my opposition to the application in the strongest possible terms.

4. Submissions and reasons

Our waterways, rivers and lakes are already under threat from multiple sources, and we should not be allowing discharge of untreated wastewater into these systems under any circumstances. Such discharge threatens to cause both short and long term damage which can and should be avoided.

It should be part of QLDC’s responsibility as the region’s infrastructure grows to cater for future planned expansion to assess potential points of weakness, failure or blockage, and to put sufficient safeguards in place to ensure that discharge of untreated wastewater is not required. Potential solutions could include holding tanks, secondary overflow systems, holding ponds, water treatment systems and more. These systems should all be monitored and maintained to a high standard.
The Queenstown Lakes District area is an area of outstanding natural beauty which has become sort after because of its pristine natural characteristics, including our lakes, rivers and waterways. These are natural treasures which we should do everything possible to protect and preserve. The QLDC has a duty with forward planning and infrastructure provisions as the region grows, to ensure that these natural resources are preserved and maintained, not endangered and polluted. The QLDC should be held to the highest possible standards.

From an economic perspective, this application seeks permission to conduct activities which could threaten the very reason tourists are drawn to Central Otago. It simply makes no sense to allow QLDC to pollute our natural resources — These very resources which are the reason tourists want to come to Central Otago.

The recent resolution by the QLDC to declare a climate emergency in our area is directly at odds with this application. How can our council declare a climate emergency, and then merely a few weeks later seek permission to pollute the environment? In my view, this is indefensible.

Above all, the QLDC has a moral obligation to leave a positive legacy for future generations living in the region, and for New Zealanders as a whole. Likewise, the ORC has a moral obligation not to allow applicants to do anything which will likely cause significant damage to the environment.

5. Decision I wish Council to make.

I ask that the ORC declines QLDC's application for consent, in its entirety, and (if within its powers) directs the applicant to come back with a more sustainable, environmentally friendly plan to deal with waste water.

6. I do not wish to be heard during the hearing, and I have copied this submission to the applicant, cc'd above.

Kind regards,

Chris Riley
Hi ORC,

Further to my Submission see attached please see answers to questions required below:

I, am not a trade competitor* of the applicant (for the purposes of Section 308B of the Resource Management Act 1991).

* If trade competitor chosen, please complete the next statement, otherwise leave blank.

NOT APPLICABLE see Above- I, am/am not- directly affected by an effect as a result of the proposed activity in the application that:
   a) adversely affects the environment; and
   b) does not relate to trade competition or the effects of trade competition.

I, do not (choose one) wish to be involved in any pre-hearing meeting that may be held for this application.

I do not request* that the local authority delegates its functions, powers, and duties to hear and decide the application to 1 or more hearings commissioners who are not members of the local authority.

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

Kind regards,

Chris Riley

---

From: Karen Bagnall <karen.bagnall@orc.govt.nz>
Sent: Friday, 12 July 2019 2:10 PM
To: [Redacted]
Subject: FW: Submission to ORC in relation to application no. RM19.051

Good afternoon – thank you for your submission – unfortunately there were a few things omitted – can you confirm the following;

I, am/am not (choose one) a trade competitor* of the applicant (for the purposes of Section 308B of the Resource Management Act 1991).
*If trade competitor chosen, please complete the next statement, otherwise leave blank.

I, am/am not (choose one) directly affected by an effect as a result of the proposed activity in the application that:
   a) adversely affects the environment; and
   b) does not relate to trade competition or the effects of trade competition.

I, do/do not (choose one) wish to be involved in any pre-hearing meeting that may be held for this application.

I do/do not request* that the local authority delegates its functions, powers, and duties to hear and decide the application to 1 or more hearings commissioners who are not members of the local authority.

I have/have not served a copy of my submission on the applicant.

Could please reply to the submission e-mail address as per your original submission.

Please do not hesitate to contact me should you have any questions.

Karen Bagnall
SENIOR CONSENTS SUPPORT OFFICER

Otago Regional Council
70 Stafford St
Private Bag 1064 Dunedin 9054
P (03) 474 0827 or 0800 474 082
karen.bagnall@orc.govt.nz
www orc.govt.nz

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From: Chris & Lee
Sent: Friday, 12 July 2019 11:40 a.m.
To: Submissions <Submissions@orc.govt.nz>
Cc: 'Chris & Lee' <chrislee@xtra.co.nz>; alisha.robinson@beca.com
Subject: Submission to ORC in relation to application no. RM19.051

Dear ORC,

Please find attached Submission relating to application no. RM19.051 by the QLDC,

Kind regards,