



Cnr North Road and Price Street
(Private Bag 90116
DX YX20175)
Invercargill

Telephone (03) 211 5115
Fax No. (03) 211 5252
Southland Freephone No. 0800 76 88 45

Air Discharge Permit

Pursuant to Section 104B of the Resource Management Act 1991, a resource consent is hereby granted by the Southland Regional Council to **South Pacific Meats Limited** of PO Box 1774, Invercargill 9840 from **Date Consent Granted**.

Please read this Consent carefully, and ensure that any staff or contractors carrying out activities under this Consent on your behalf are aware of all the conditions of the Consent.

Details of Permit

Purpose for which permit is granted:	To discharge contaminants to air arising from the discharge of meatworks effluent sludges to land by slurry tanker
Location	- site locality - NZTM Co-ordinates - physiographic zones - groundwater zone - catchment - FMU
	225 Hamilton Road and 209 & 360 Oreti Plains Road, Oreti Plains 1,229,900E 4,881,300N Central Plains and Oxidising Central Plains Oreti River Oreti
Legal description of land at the site:	Section 126 Oreti HUN, Part Section 129 Oreti HUN, Part Section 128 Oreti HUN, Part Lot 1 DP 10524, Lot 8 DP 208, Lot 25A DP 203, Lot 1 DP 13563, Lot 9 DP 208, Part Lot 5 DP 209, Lot 2 DP 479232, Part Lot 1 DP 2143

Expiry date:

Schedule of Conditions

General conditions

1. This consent authorises contaminants to air arising from the discharge of meatworks effluent sludges to land by slurry tanker as described in the application (APP-20181437) for resource consent dated 7 June 2018 (Environment Southland Objective system document references A403238, A403239 and A404422), on the properties described above, within the areas shown in Appendix 1 of these conditions.

2. No discharge of MES shall occur within:
 - (a) 200 metres of any Place of Assembly¹ or
 - (b) 200 metres of any dwelling not on the subject property;
3. There shall be no noxious, dangerous, offensive or objectionable odour to the extent that it causes an adverse effect at or beyond the boundary of the site.
4. Spray drift beyond the boundary of the site shall not occur.
5. For the purposes of Conditions 3 and 4, the site is defined as the properties with the legal descriptions Section 126 Oreti HUN, Part Section 129 Oreti HUN, Part Section 128 Oreti HUN, Part Lot 1 DP 10524, Lot 8 DP 208, Lot 25A DP 203, Lot 1 DP 13563, Lot 9 DP 208, Part Lot 5 DP 209, Lot 2 DP 479232, Part Lot 1 DP 2143
6. The duration of this consent under s123 shall be 15 years.
7. The Consent Authority may, in accordance with Sections 128 and 129 of the Resource Management Act 1991, serve notice on the Consent Holder of its intention to review the conditions of this consent during the period 1 February to 30 September each year, or within two months of any enforcement action being taken by the Consent Authority in relation to the exercise of this consent, for the purposes of:
 - (a) Determining whether the conditions of this permit are adequate to deal with any adverse effect on the environment, including cumulative effects, which may arise from the exercise of the permit, and which it is appropriate to deal with at a later stage, or which become evident after the date of commencement of the permit;
 - (b) Ensuring the conditions of this consent are consistent with any National Environmental Standards Regulations, relevant plans and/or the Environment Southland Regional Policy Statement;
 - (c) Amending the monitoring programme to be undertaken;
 - (d) Adding or adjusting compliance limits;
 - (e) Requiring the Consent Holder to adopt the best practicable option to remove or reduce any adverse effect on the environment arising as a result of the exercise of this permit.

for the **Southland Regional Council**

Aurora Grant
Consents Manager

¹ "Place of assembly" is defined as:

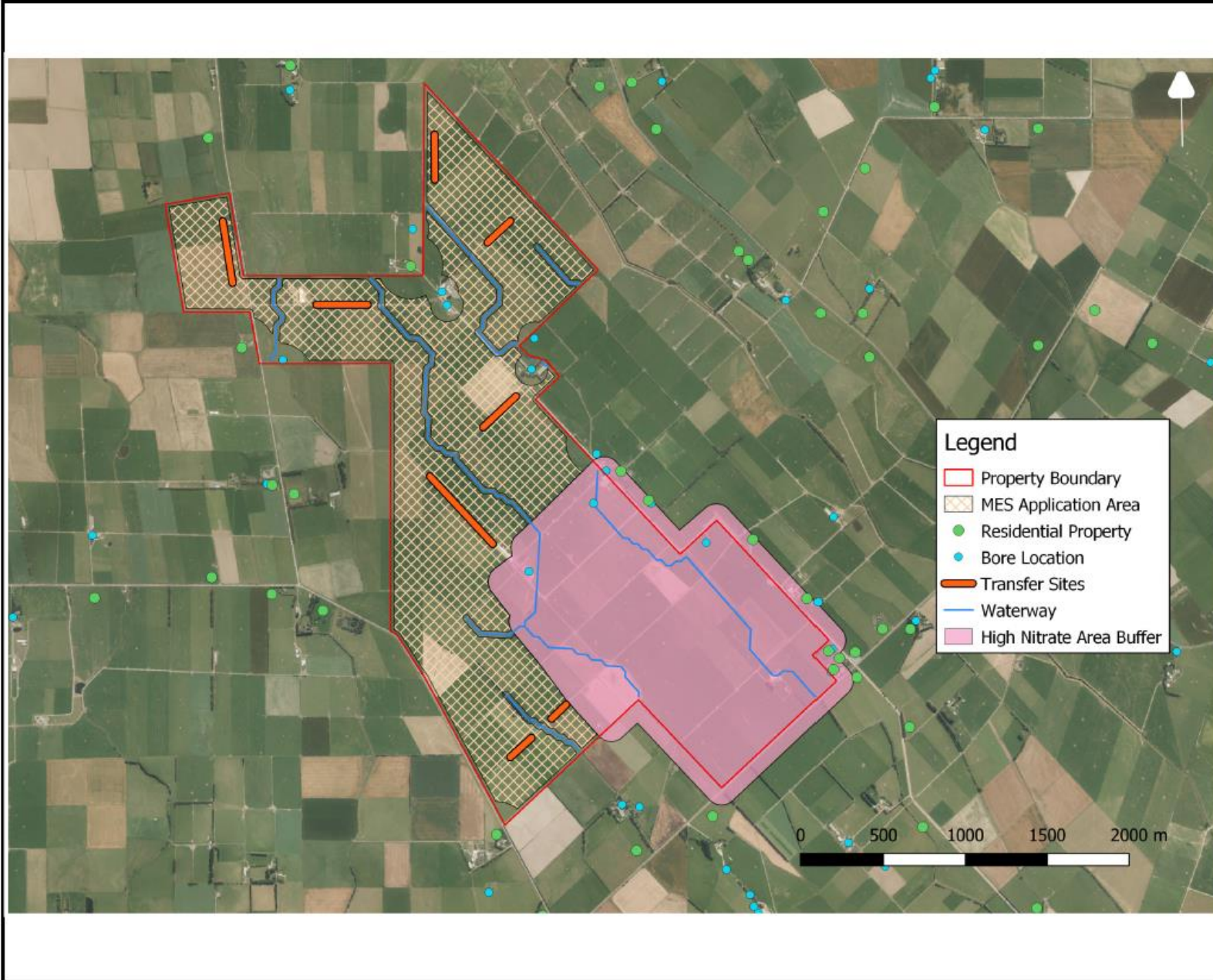
Any building or land used for public or private assembly or meeting of people and includes libraries, churches, halls, marae, clubrooms, community centres, conference centres, recreational facilities, chartered clubs, premises with a club license, and other similar establishments.

Notes:

1. *The Consent Holder shall pay an annual administration and monitoring charge to the Consent Authority, collected in accordance with Section 36 of the Resource Management Act, 1991, payable in advance on 1 July each year. This charge may include the costs of inspecting the site once each year (or otherwise as set by the Consent Authority's Annual Plan)*
2. *In accordance with Section 125(1)(a) of the Resource Management Act, this consent will lapse after a period of five years after the date of commencement unless it is given effect to or an application is made to extend the lapse period before the consent lapses.*
3. *In accordance with section 126 of the Resource Management Act, 1991, this consent may be cancelled by the Consent Authority if not exercised for a continuous period of 5 years or more.*
4. *The Consent Holder is reminded that they may apply at any time under Section 127 of the Act to have any condition of this consent changed except that which specifies the expiry date of this consent.*
5. *If you require a replacement permit upon the expiry date of this permit, any new application should be lodged at least 6 months prior to the expiry date of this permit. Applying at least 6 months before the expiry date may enable you to continue to exercise this permit until a decision is made, and any appeals are resolved, on the replacement application.*

Appendix 1 Plan

AUTH-20181437-02



NOTES

LOWE
Environmental
Impact
| www.lw.co.nz | office@lw.co.nz

APPROVED	HL	
DESIGNED	AL	
DRAWN	AL	

CLIENT
South Pacific Meats



PROJECT
10107 - Land Application -
Lindsay

DRAWING TITLE
**Figure 3: MES Application
Area**

DRAWING STATUS
Final

DATE 26/03/2019	SCALE NTS
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FILE NAME
P:\FI-10107-SPM-Lindsay-F3_MES_applica
tion_area-190326-RC