

IRIS ID: APP-20191339
Enquiries to: alexander.erceg@es.govt.nz



25 June 2019

Alliance Group Limited – Mataura Plant
C/ Doyle Richardson
PO Box 845
Invercargill 9840

Hi Doyle

Additional application for consent under Section 91 of the Resource Management Act 1991

Thank you for lodging an application to discharge treated meat works wastewater and condenser cooling water to the Mataura River and to take and use water for cooling and processing purposes from the Mataura River

I have reviewed the application and consider that an application to dam, divert and use water and to discharge water from the hydro race at Mataura is also required. These applications are required under the following rules:

The damming of water is:

- A discretionary activity under Rule 19(b) of the Regional Water Plan
- A discretionary activity under Rule 4 of the Proposed Southland Water and Land Plan

The diversion and use of water is:

- A restricted discretionary activity under Rule 18(d)(iii) of the Regional Water Plan
- A discretionary activity under Rule 49(c) of the Proposed Southland Water and Land Plan

The discharge of water into the river is:

- A controlled activity under Rule 3A of the Regional Water Plan
- A controlled activity under Rule 8 of the Proposed Southland Water and Land Plan

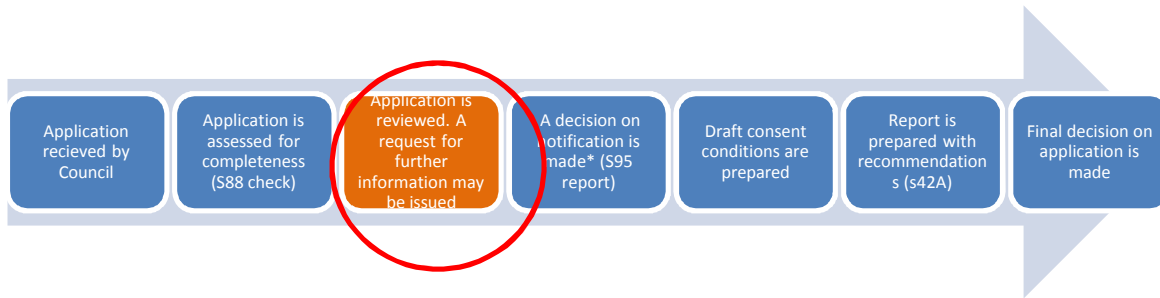
I consider it is reasonable to defer the processing of the current application until the additional application has been lodged.¹ This is because it is appropriate for the purpose of better understanding the proposal for the applications for the other resource consents to be made before proceeding further.

Please contact me if you have any questions regarding this request.

Yours sincerely



Alex Erceg
Consents Officer



¹Under Section 91 of the Resource Management Act.

²Under Section 91(3) of the RMA you may apply to the Environment Court for an order directing that any determination under this section be revoked.

CC: Adrian Low – Adrian.low@mitchelldaysh.co.nz