

## Proposed Consent Conditions

1. This resource consent shall expire on 30<sup>th</sup> September 2007.
2. The activity shall be carried out in accordance with information provided in resource consent application WAR 040001 and associated plans and documents lodged with the Wellington Regional Council on 5<sup>th</sup> January 2004, unless otherwise specified by a consent condition.
3. The rate at which water is taken from bore 6G/55/80/I located at or about map reference NZMS 260 S27: 2717493 – 5995706 shall not exceed 3 litres/sec, for 12 hours per day, 7 days per week, October to April inclusive.
4. The consent holder shall submit irrigation plans and designs (including pump information) to the Wellington Regional Council, Consents & Compliance Section, prior to the commissioning of the irrigation system.
5. In the event of undue interference with other bores/wells in the area and/or a long term sustained decline in groundwater levels becomes apparent through groundwater level monitoring undertaken in aquifer where bore 6G/55/80/I is located, the consent holder shall reduce or stop pumping as directed by the Manager, Planning and Resources.

*Note: Undue interference is defined as drawdown in neighbouring bores/wells that were not evaluated at the time the resource consent was processed.*

6. The consent holder shall cease taking water from bore 6G/55/80/I, when the static groundwater level in bore 6G/55/80/I declines below 19.0 metres below ground level at the bore site. The static groundwater level is defined as the groundwater level after at least 12 hours recovery from a pumping cycle.

*Note: It is intended that for certainty, the bore will be surveyed to an R/L level and the above static groundwater level will be linked to an R/L level.*

7. When the static groundwater level in bore 6G/55/80/I declines below 18.0 metres below ground level, the consent holder shall take a measurement of the static groundwater level prior to commencing any 12 hours pumping cycle.
8. The consent holder shall install monitoring equipment including a water meter, data logger, and pressure transducer; that measures the cumulative water take, the instantaneous rate of take, and groundwater level (at a minimum interval of one hour) in bore 6G/55/80/I. The water meter and data logger shall be calibrated to ensure that the error does not exceed +/- 5%, whilst the pressure transducer shall be calibrated to 0.2% of full scale deflection. The monitoring equipment shall be installed prior to the commencement of the water take and in accordance with manufacturer's specifications and to the satisfaction of the Manager, Planning & Resources, Wellington Regional Council.
9. Groundwater can only be taken from bore 6G/55/80/I if the monitoring equipment specified in condition 8 is fully operational.

10. The consent holder shall install a water meter on any pipe delivering water to Burnt Spur Martinborough Ltd, that measures the cumulative water take and the instantaneous rate of take. The meter shall be calibrated to ensure that the error does not exceed +/- 5%. The meter shall be installed prior to the commencement of any water being delivered to Burnt Spur Martinborough Ltd.
11. The consent holder shall submit monitoring report on an annual basis before 31 May each year for the term of this consent. The report shall detail the following information:
  - Number of vines and area currently planted.
  - Amount of water (in m<sup>3</sup>) delivered to Burnt Spur Martinborough Ltd.
  - All information collected under condition 8 of this consent. This information shall also be supplied in electronic form.
12. The consent holder shall submit a management plan to the Manager, Planning & Resources, Wellington Regional Council by 30<sup>th</sup> September 2004. The management plan shall include (but not be limited to) details of alternative available water supplies in the event that the groundwater level fall below the static water level specified in condition 6.
13. If so requested by the Manager, Planning and Resources, the consent holder shall make their bore available for the monitoring of water levels and water quality.
14. The irrigation system shall be designed and maintained so that excess water is not run to waste.
15. The Wellington Regional Council may review any or all conditions of this consent by giving notice of its intention to do so pursuant to section 128 of the Resource Management Act 1991, at any time within three months of the 30 June each year for the term of this consent, for the purpose of:
  - Reviewing seasonal groundwater allocation requirements; and/or
  - Dealing with any adverse effects on the environment which may arise from the exercise of this consent, which is appropriate to deal with at a later stage.
16. The Wellington Regional Council shall be entitled to recover from the consent holder the actual and reasonable costs of the conduct of any review, calculated in accordance with and limited to that Council's scale of charges in force and applicable at that time pursuant to Section 36 of the Resource Management Act 1991.
17. A resource management charge, set in accordance with Section 36(2) of the Resource Management Act 1991 shall be paid to the Regional Council for the carrying out of its functions in relation to the administration, monitoring, and supervision of resource consents and for the carrying out of its functions under Section 35 (duty to gather information, monitor, and keep records) of the Act.

**Notes:**

- (a) This resource consent does not guarantee that quantity or quality of water will be maintained or available.
- (b) Please contact the Wellington Regional Council, Consents and Compliance Section, if you plan to make any modifications to the pump or irrigation system. Any significant modifications may require you to apply for a variation of consent conditions.