

# INFORMATION AS TO RIGHTS OF APPEAL

Any one or more of the following persons may appeal to the Environment Court against the whole or part of a decision of a requiring authority on a notice of requirement.

- a) Taupō District Council (as the territorial authority).
- b) Any person who made a submission on the notice of requirement.

## Note to appellant

You may use this form to lodge an appeal and to request an inquiry.

You must lodge the original copy of this notice with the Environment Court and the requiring authority within 15 working days of receiving notice of the decision. The notice must be signed by you on your behalf. You must pay the filing fee required by regulation 35 of the Resource Management (Forms, Fees, and Procedure) Regulation 2003.

You must also serve a copy of this notice on Taupō District Council (as the territorial authority) and on every person who made a submission on the notice of requirement within 5 working days after the notice is lodged with the Environment Court.

Within 10 working days after lodging this notice, you must give written notice to the Registrar of the Environment Court of the name, address, and date of service for each person served with this notice.

However you may apply to the Environment Court under section 281 of the Resource Management Act 1991 for a waiver of the above timing or service requirements (in form 38).

## **Advice to recipients of copy of notice of appeal**

### *How to become party to proceedings*

You may be a party to the appeal if you made a submission on the matter of this appeal and you lodge a notice of your wish to be a party to the proceedings (in Form 33) with the Environment Court within 30 working days after this notice was lodged with the Environment Court.

You may apply to the Environment Court under section 281 of the Resource Management Act 1991 for a waiver of the above timing requirements (see Form 38).

### *\* How to obtain copies of documents relating to appeal*

The copy of this notice served on you does not attach a copy of the relevant submission (*or* recommendation) and (*or or*) the relevant decision (*or* part of the decision). These documents may be obtained, on request, from the appellant.

\*Delete if these documents are attached to copies of the notice of appeal served on other persons.

*Advice*

If you have any questions about this notice, contact the Environment Court Unit of the Department for Courts in Auckland, Wellington, or Christchurch.

Contact details of Environment Court for lodging documents

Documents may be lodged with Environment Court by lodging them with the Registrar.

The Auckland address of the Environment Court is:

AUCKLAND REGISTRY: 8th Floor, Justice Building,  
3 Kingston Street, AUCKLAND

PO Box 7147, Wellesley Street, AUCKLAND  
Tel: (09) 916-9091, Fax: (09) 916-9090

The Wellington address of the Environment Court is:

WELLINGTON REGISTRY: 5th Floor, District Court Building,  
49 Ballance Street, WELLINGTON

PO Box 5027, WELLINGTON  
Tel: (04) 918-8300, Fax: (04) 918-8480

The Christchurch address of the Environment Court is:

CHRISTCHURCH REGISTRY: 83 Armagh Street,  
(Corner Armagh & Durham Streets),  
CHRISTCHURCH

PO Box 2069, CHRISTCHURCH  
Tel: (03) 962-4170, Fax: (03) 962-4171

**Form 22**  
**Notice of appeal to Environment Court against decision**  
**concerning requirement for designation or heritage**  
**order**

Sections 174, 181, and 192(c) and (f), Resource Management  
Act 1991

To        the Registrar  
Environment Court  
Auckland, Wellington, and Christchurch

I, [*full name*], appeal a decision (*or part of a decision*) on a notice of requirement for a designation (*or a heritage order or an alteration of a designation or an alteration of a heritage order*) for:

*[briefly describe the designation, heritage order, or alteration in enough detail to identify the relevant matter].*

I made a submission on the notice of requirement (or I am the territorial authority that made the recommendation on the notice of requirement).

I received notice on the decision on *[date]*.

The decision was made by *[name of requiring authority or heritage protection authority]*.

The decision (or part of the decision) I am appealing is:  
*[state a summary of the decision or part of the decision]*.

The site or place to which the requirement applies is:  
*[give description]*.

The reasons for the appeal are as follows:  
*[set out why you are appealing and give reasons for your views]*.

I seek the following relief:  
*[give precise details]*.

I attach the following documents\* to this notice:

- (a) a copy of my submission (or further submission (with a copy of the submission opposed or supported by my further submission, or recommendation)):
- (b) a copy of the relevant decision (or part of the decision):
- (c) any other documents necessary for an adequate understanding of the appeal:
- (d) a list of names and addresses of persons to be served with a copy of this notice.

\*These documents must be attached and lodged with the notice in the Environment Court. The appellant does not need to attach a copy of a regional or district plan or policy statement. In addition, the appellant does not need to attach copies of the submission, recommendation, or decision to copies of this notice served on other persons if the served copy lists these documents and states that copies may be obtained, on request, from the appellant.

.....  
Signature of appellant  
(*or* person authorised to sign  
on behalf of appellant)

.....  
Date

Address for service  
of appellant:

Telephone:

Fax/email:

Contact person:  
[*name and  
designation, if  
applicable*]