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Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: _	2) Johnsten	
	shalf of submitted (A signature is not required if you make your submission	

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 13-10-23

Contact person: Di Johnston (name and designation, if applicant)

Postal address: 236 Mutu Street, Te Awamuty 3800.

(or alternative method of service under section 352 of the Act):

Notes to 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.

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

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- 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 information you have provided on this form is required so that your submission can be processed under the RMA. The information will be stored on a public register and held by the Council, and may also be made available to the public on the Council's website. In addition, any on-going communications between you and Council will be held at Council's offices and may also be accessed upon request by a third party. Access to this information is administered in accordance with the Local Government Official Information and Meetings Act 1987 and the Privacy Act 1993. If you have any concerns about this, please discuss with a Council Planner prior to lodging your submission.



3



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

	'S NAME: Global Contracting Solutions Limited 401 Racecourse Road, Te Awamutu
I am /am no	t* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
(a) adv	■ directly affected by an effect of the subject matter of the submission that— ersely affects the environment; and s not relate to trade competition or the effects of trade competition.
The specifi	c parts of the application that my submission relates to are:
my a	submission relates to the whole application
My submis	
Support pa	rts or all of D Oppose parts or all of G are neutral parts or all of D
•	the reasons for your views.
Air W	orter, Land pollution and emissions. Flooding. Hazards rish, ash rother toxic byproducts. human/animal health, road traffic
	following decision from the consent authority: Idetails, including the parts of the application you wish to have amended and the general nature of any conditions
oppo to de	se the whole application and would like the council
I wish (or d	o not wish) to be heard in support of my submission.
D ⁄	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
	If others make a similar submission I will consider presenting a joint case with them at the hearing.
	ick one of the boxes above, otherwise it will be deemed that you do not wish to be heard I <u>not</u> advise you of the date of the hearing.
	I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:	
Date: 10-10-2023 Contact person: Jodie Joyce (name and designation, if applicant)	_
Postal address: 1/164 Flat Acad ROS Kihikihi 3075 (or alternative method of service under section 352 of the Act):	_

Notes to submitter

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1.1

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Privacy information



Waipa DISTRICT COUNCIL

Submission on a Notified Resource Consent Application

Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

APPLICA	NT'S NAME: Global Contracting Solutions Limited LU/0323/21
	N: 401 Racecourse Road, Te Awamutu
l am/am	not a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
(a) a	directly affected by an effect of the subject matter of the submission that— diversely affects the environment; and one one of the submission that— diversely affects the environment; and one of the effects of trade competition.
The spec	ific parts of the application that my submission relates to are: r submission valates to the whole application.
I va Mati	arts or all of Oppose parts or all of or are neutral parts or all of the reasons for your views. If we human life & health for all. I don't want To Amando unks regatively impacted due to the cancer causing businers acho is proposed. I following decision from the consent authority: details, including the parts of the application you wish to have amended and the general nature of any conditions pose this application. I want the warpa District outhouse the DECLINE This application.
G/	do not wish) to be heard in support of my submission. I do wish to be heard in support of my submission (this means that you will speak at the hearing) I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing) If others make a similar submission I will consider presenting a joint case with them at the hearing. tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard
and we wi	Il not advise you of the date of the hearing. I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: (or person authorised to sign on be	thalf of submitter) (A signature	is not required if you make your submission by electronic means.)
Date: 12/10/23	Contact person:	applicant)
Postal address: 21 (or alternative method of service of	WhithoureRd inder section 352 of the Act):	RD7, Otorohonga. 3977

Notes to submitter

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- 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.

Privacy information



Section 3: Submission on proposal

Please detail your submission below. Attach additional pages if necessary.

I/we (tick one option only):

Support the application/s

Oppose the application/s

Neither support nor oppose the application/s (neutral submission)

My submission:

APPIA3988/LU/0323/21

I oppose this application.

- in was te incineration. It is a scrap metal business.
- They are known for violating resource consent conditions in their Hamilton operations.
- They have not included any cultural assessments with the local Ini and Hapo.
- -The incineator will produce dioxins that are cance cowsing, even in extremely low levels. These will be emitted into the air & will settle on the land & in the water true is no sate level of dioxins & they bio-accumulate.
- The proposed site is totally unsuitable for a large scale waste incinerator. It is neighboring to Fonterra, a isn't an appropriate business to have nearby.

The reasons for my views are:

- -I value human life & health for all. I don't want to Arramuh resident negatively impacted due to the cance causing dusiness activity that is proposed.
- I value honesty & relationship in life of business ventures, & it seems they offer reither.



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu
I ♣ am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
I am/am not directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are:
all Parts of the application
My submission is: Support parts or all of Oppose parts or all of are neutral parts or all of include—
• the reasons for your views.
Flood. Zone not to be built on Devalue of property all of Teaurametu. I could become a 3rd world town
I seek the following decision from the consent authority: give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought Add Decline afflication
I wish (or do not wish) to be heard in support of my submission.
I do wish to be heard in support of my submission (this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.
I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

Leguest/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:
Werken

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 12-10-2023. Contact person:

(name and designation, if applicant)

Postal address: 14 Pond vd Jeauranulu

(or alternative method of service under section 352 of the Act):

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

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Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
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Privacy information





Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited

LOCATION: 401 Racecourse Road, Te Awamutu

I am not a trade competitor for the purposes of section 308B of the Resource Management Act 1991.

I am directly affected by an effect of the subject matter of the submission that—

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

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

All	parts	of	the	apr	olica	tion
, ,,,,	puits	01	CIIC	UPI	JIICU	CIOII

Mv	su	bm	ISS	ion	IS:

-					
Support parts	or all of		Oppose parts or all of X	are neutral parts or all of	
include—					
•	the rea	isons f	for your views.		

GCS Ltd initially requested for the application to be a non-notified resource consent application which rings alarm bells from the outset. This would appear to be for the purposes of hiding information from the Te Awamutu public & shows a disregard for the concerns of the people of Te Awamutu. My submission includes, but is not limited to, the following:

- 1. GCS Ltd has never built or operated a waste incinerator plant before and it is concerning who else may be involved in the operation as a partner.
- 2. Health there has been no human health risk assessment submitted with the application. The incinerator is proposed to be located within close proximity to residential housing (current & proposed) & future), schools & play centres, food production plant (dairy factory) and farm land
- 3. Environment
 - a. there has been no environmental impact statement.
 - b. The plant will emit toxins & dioxins harmful to human health.
 - c. The plant will also generate large amounts of highly toxic waste that will require to be put into landfill
 - d. There has been no land contamination assessment included
 - e. Unsafe storage of contaminated wastewater on site & other hazardous substances that could find their way into the environment & river system. This is additional concern being a flood zone
 - f. The transport of waste into the town adding extra trucks on the roads and pollution
 - g. Stormwater discharged into Mangapiko stream. It is unlikely that proposed filtration & settlement methods will remove toxins etc. therefore contaminating the Mangapiko stream, Waipa River & Waikato River
- 4. GCS Ltd have previous history of breaching resource consent conditions and has been prosecuted by Hamilton CC



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

- 5. GCS Ltd have grossly unstated the amount of diesel fuel storage & usage required to fire the incinerator.
- 6. Te Awamutu does not have the fire brigade (only volunteer crew) to handle any large-scale emergencies I.e spills, fires etc.
- 7. There has been no formal Cultural Impact Assessment
- 8. Waste incinerator plants go against New Zealand's climate emission goals targets, encourages consumerism & discourages recycling or re-purposing.

I seek the following decision from the consent authority:

give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought

_____Decline this application fully______

I wish (or do not wish) to be heard in support of my submission.

- ✓ I do wish to be heard in support of my submission (this means that you will speak at the hearing)
- I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
 - ✓ If others make a similar submission I will consider presenting a joint case with them at the hearing.

You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.

✓ I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991) I do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

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Signature of submitter: (or person authorised to sign of		d if you make your submission by electronic means.)
Date:	Contact person:(name and designation, if applicant)	Pam Jackson
Postal address:	re under section 352 of the Act).	

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1-/1/	of the application
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iviy subm	nission is:
	parts or all of Oppose parts or all of are neutral parts or all of
include—	
•	the reasons for your views.
13	e cauce it is to close to
- +0	our and food procing plant + Schools
, ,	
	e following decision from the consent authority:
give precise sought	e details, including the parts of the application you wish to have amended and the general nature of any conditions
Sought	
	Decline the application
	<i>y</i> v
I wish (or	do not wish) to be heard in support of my submission.
_	
Ø	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
_	
	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
-	
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/	,
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Signature of submitter: _ (or person authorised to sign on be	ehalf of submitter) (A signature is not required if yo	 u make your submission b	y electronic means.)
Date:	Contact person:(name and designation, if applicant)	Lloyd	Jackson
Postal address:			
(or alternative method of service u	nder section 352 of the Act):		

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- 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.

Privacy information







Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

APPLIC	ANT'S NAME: Global Contracting Solutions Limited
LOCAT	ION: 401 Racecourse Road, Te Awamutu
I am/ar	n not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
I am/ar	n-not directly affected by an effect of the subject matter of the submission that—
(a)	adversely affects the environment; and
(b)	does not relate to trade competition or the effects of trade competition.
The spe	ecific parts of the application that my submission relates to are:
	All roasons
My sub	mission is:
	t parts or all of D Oppose parts or all of D are neutral parts or all of D
include-	the reasons for your views.
***************************************	Live in crea Trapproprials
I seek ti	ne following decision from the consent authority:
	ise details, including the parts of the application you wish to have amended and the general nature of any conditions
sought	
	locin o
I wish (d	or do not wish) to be heard in support of my submission.
b	I do wish to be heard in support of my submission
	(this means that you will speak at the hearing)
	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
P	If others make a similar submission I will consider presenting a joint case with them at the hearing.
	st tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard
and we	will <u>not</u> advise you of the date of the hearing.
	I have served a copy of my submission on the applicant.
	(this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date:

Contact person:

HEISTINE

E Johns

Postal address:

(or alternative method of service under section 352 of the Act):

3870

Notes to 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.

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.

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

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

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 one 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.

Privacy information



Form 15 Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4),

Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu
lam not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991
I am/amnet directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are:
The entire application
My submission is:
Support parts or all of Oppose parts or all of are neutral parts or all of include—
• the reasons for your views.
Inappropriate land use, fueling climate change, polluting air we breathe. Childcare centre next to it.
Diedic. Chiacae cente nexi o 10 11.
I seek the following decision from the consent authority: give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought
To decline the entire application
I wish (or do not wish) to be heard in support of my submission.
I do wish to be heard in support of my submission (this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.

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

(this is required by section 96(6) (b) of the Resource Management Act 1991)

B

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 12/10/23

Contact person: Alice Tones

(name and designation, if applicant)

Postal address: 227 Picquet Hill Road, Ter Awamutu

(or alternative method of service under section 352 of the Act):

Notes to submitter

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Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
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- it contains offensive language:
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Privacy information





Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

	NT'S NAME: Global Contracting Solutions Limited N: 401 Racecourse Road, Te Awamutu
I am/am r	not^* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
(a) ad	not directly affected by an effect of the subject matter of the submission that— liversely affects the environment; and sees not relate to trade competition or the effects of trade competition.
The speci	fic parts of the application that my submission relates to are:
Employee to the state of the st	AIR QUALITY AND NOISE.
My subm	ission is:
Support p	parts or all of Oppose parts or all of are neutral parts or all of O
•	the reasons for your views.
	SEC ATTREADS
	e following decision from the consent authority: e details, including the parts of the application you wish to have amended and the general nature of any conditions RESECT TOTAL APPLICATION
I wish (or	do not wish) to be heard in support of my submission.
•	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
J	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
	If others make a similar submission I will consider presenting a joint case with them at the hearing.
	t tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard will not advise you of the date of the hearing.
	I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A/signature is not required if you make your submission by electronic means.)

Contact person: __ (name and designation, if applicant)

1: Ian Jones
ion, if applicant)

Sales Telegramon

Notes to submitter

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Privacy information



Burning tires and rubbish can have several adverse effects on human health and the surrounding environment. The dangers of burning tires and rubbish are listed below.

Air pollution

Burning tires and rubbish release a significant amount of toxic pollutants into the air. These pollutants include sulphur dioxide (SO2), nitrogen oxides (NOx), carbon monoxide (CO), volatile organic compounds (VOCs), and particulate matter (PM), including fine particles known as PM2.5.

These pollutants can contribute to heavy smog formation, respiratory issues and other negative health effects in nearby communities.

Health risks

The emissions from burning tires and rubbish contain a range of harmful substances, including heavy metals (such as lead, cadmium, and mercury), polycyclic aromatic hydrocarbons (PAHs), dioxins, and furans.

These pollutants are known to be carcinogenic and can have adverse effects on the respiratory, cardiovascular, and reproductive systems. Prolonged exposure to the emissions from tire burning can increase the risk of respiratory diseases, including asthma, bronchitis, and even lung cancer.

Soil and water contamination

The ash generated from burning tires and rubbish can contain toxic substances that can contaminate nearby soil and water bodies. When tire and rubbish ash is deposited onto the ground or carried away by rainwater, it can leach pollutants into the soil and water, potentially affecting ecosystems and posing risks to human health through the food chain and drinking water sources.

Burning tires smell

The smell of burning tires and rubbish is also quite unpleasant. This can upset the surrounding community, decrease property value and damage the reputation of the surrounding area, which also decreases tourism prospects.

Environmental impact

The release of pollutants from tire and rubbish burning also contributes to environmental degradation and can cause harm to ecosystems. This environmental impact may:

Damage plant life.

Affect aquatic organisms.

Damage surrounding habitats.

Disrupt the balance of ecosystems.

The pollutants are harmful to all living organisms within close proximity to the burning tires.



Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

	NT'S NAME: Global Contracting Solutions Limited N: 401 Racecourse Road, Te Awamutu
I am/am ı	not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
(a) ac	not directly affected by an effect of the subject matter of the submission that—dversely affects the environment; and be not relate to trade competition or the effects of trade competition.
The speci	ific parts of the application that my submission relates to are:
	Av Quality and neise
My subm	
Support p	parts or all of D Oppose parts or all of D are neutral parts or all of D
•	the reasons for your views.
	See attanhed
	e following decision from the consent authority: e details, including the parts of the application you wish to have amended and the general nature of any conditions REJECT TOTAL APPLICATION.
I wish (or	r do not wish) to be heard in support of my submission.
	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
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	t tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard will not advise you of the date of the hearing.
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Signature of submitter: (or person authorised to sign on beauthorised)		nture is not required	if you mak	re your submission by electronic n	neans.)
Date: 5 10 23	Contact person:			Louise Jones	2000
Postal address: 84			TE	AWAMUTU.	MO
(or alternative method of service un	naer section 352 of the Ac	t):			

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- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
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Affect aquatic organisms.

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Disrupt the balance of ecosystems.

The pollutants are harmful to all living organisms within close proximity to the burning tires.





Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

APPLICANT'S NAME: Global Contracting Solutions Limited
LOCATION: 401 Racecourse Road, Te Awamutu
Large was the same at the fauth and a second that for the same at a still a 2000 of the December Management Act 1001
I and am not a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
Lam /am-mat directly affected by an affect of the subject matter of the submission that
I am/am-not directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and
(b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are:
All parts of the application
My submission is:
Support parts or all of Oppose parts or all of are neutral parts or all of
include—
the reasons for your views.
pollution, not a good space as next to children area.
I seek the following decision from the consent authority:
give precise details, including the parts of the application you wish to have amended and the general nature of any conditions
pedine application.
DECIVE SUPILICATION.
I wish (or do not wish) to be heard in support of my submission.
wish for do not wish, to be heard in support of my submission.
I do wish to be heard in support of my submission
(this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard
and we will <u>not</u> advise you of the date of the hearing.
I have served a copy of my submission on the applicant.
(this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Contact person: Malee Torstonson

(name and designation, if applicant)

Postal address: 47 Bowden Pl. Tethwamutu 3800

(or alternative method of service under section 352 of the Act):

Notes to submitter

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- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further:
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Privacy information



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited

LOCATION: 401 Racecourse Road, Te Awamutu

I amam not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.

I am/am not directly affected by an effect of the subject matter of the submission that—

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

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

Our submission relates to the whole application.

My submission is:					
Support parts or all of include—		Oppose parts or all of	V	are neutral parts or all of	
• the red	sons	for your views.			

We do not want an incinerator like this in our community for the following reasons:

The location of a heavy industrial operation immediately next to existing and planned residential housing, schools, childcare and food businesses, and operating 24 hours a day, 7 days a week, is totally inappropriate and conflicts with the intentions of the Waipā District Plan and Growth Strategy for the community. Despite supposed landscaping mitigation measures, the very large size of the building and stacks does not fit in with the area. It will dominate, have a significant impact on the landscape and turn the entire area into the feel of an industrial zone.

There will be significant additional traffic and heavy vehicles in this residential area, adding to air pollution and severely impacting the rights of nearby residents to quiet enjoyment of their properties. It will change the nature of the community from a quiet residential street to an unsafe and busy thoroughfare of trucks. We don't believe that this noise has been satisfactorily considered in the applicant's noise assessment. The high traffic volume will also impact the whole community as these heavy vehicles will enter the area from various directions. Our road surfaces are not adequately maintained now so adding this volume of heavy vehicle traffic will have costly consequences.

We are very concerned that Global Contracting Solutions does not appear to have any experience of waste incineration operations. It is a scrap metal business. The company does, however, have a track record of violating resource consent conditions in their Hamilton operations. This incinerator is said to be new technology in New Zealand and it is surprising and doesn't inspire confidence that what appears to be a relatively small company with two directors is undertaking such a multimillion dollar development.

The site is totally unsuitable for a large-scale waste incinerator. The current "Specialised Dairy Industrial Area" designation means that the land use is intended to ensure that any activity there was aligned with Fonterra's activities. It is not appropriate to have an incinerator burning millions of tyres next to a milk production facility.

Document Set ID: 11110937 Jersion: 1, Version Date: 11/10/2023



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This area is not identified as an area for industrial development in the District Plan. Two areas are identified for industrial growth: at Bond Road and Paterangi Road.

The site is on a floodplain. Most of the site is designated a High Risk Flood Zone. The river has been straightened and narrowed over time to enable development and this is now considered one of the major causes of flooding. Allowing rivers the ability to spread to accommodate severe rainfall events in future protects infrastructure, business and housing from inundation. In light of recent severe weather events and, we are told, the likelihood of more in the future, it is reckless to allow a project of this scale to proceed on this site.

The odour and dust have not been adequately assessed. There is no indication of how often the start up/maintenance will be done and levels exceeded.

There has been no human health assessment of this proposal. The incineration plant is a hazardous facility with serious risks of harm to human health. The plant will emit cancer-causing dioxins, and furans, sulphur dioxide, nitrogen oxide, mercury and particulate matter will be released into the air.

There is no risk assessment of the possibility of fire or explosion, despite the storage of hazardous materials and highly flammable feedstock. The community only has a volunteer fire brigade.

Almost all the material for this facility will need to be imported from outside of the district and it will be impossible to know what ongoing hazards, risks and emissions exist. This is not a proposal for the benefit of the community. It also means that the company is more likely to burn recyclable materials and other things because it must always continue to operate. That will directly work against efforts to minimise waste.

The incinerator will produce dioxins that are cancer-causing even in extremely low levels. These will be emitted into the air and will settle on the land and in the water. There is no safe level of dioxins, and these bio accumulate, meaning that over time they build up in human fat tissue and in animals.

There is no assessment of land contamination included in the application. International research shows that the land surrounding incinerators can be extensively contaminated with heavy metals, microplastics and other toxic emissions including dioxin.

Stormwater from the site will be discharged into the Mangapiko Stream. This water is likely to be contaminated with heavy metals and dioxin. Filtration systems and settlement ponds do not eliminate all of the toxic products meaning these will make their way into the waterways.

One of the emissions from burning tyres/tyre derived fuel is zinc oxide, which has not been modelled and which is highly toxic to aquatic life.

The huge earthworks over several years will impact the health and wellbeing of the Mangapiko River.

The incinerator will be a massive contributor to climate change. It will directly add about 150 kilo tons per year of CO2. The incinerator would produce 23 tonnes/day of toxic ash, which has to be landfilled. Incinerator ash contains heavy metals, microplastics and dioxins. The storage of highly contaminated wastewater and other hazardous substances on site risks spills and wider contamination.

Incineration does not replace the need for landfills; instead it takes ordinary materials and concentrates them into more toxic ash.

The Waipā District Council has a great waste minimisation plan and opportunities for more comprehensive zero waste strategies that would fit with the goals of minimise wastes, while meeting community aspirations for a healthy environment, job creation and mitigation of climate emissions.

We see no benefits at all of this proposal for Te Awamutu. The town will be severely disadvantaged and adversely affected by it.



Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

I seek the following decision from the consent authority:

give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought

We want the Waipa District Council to decline this application.

l wish	(or do	not wish	to	be	heard	in	support	of	my	submission.
								-	-	

	I do wish to be heard in support of my submission
	(this means that you will speak at the hearing)
	I do not wish to be heard in support of my submission
	(this means that you will not be advised of the date of the hearing and will not speak at the hearing)
0	If others make a similar submission I will consider presenting a joint case with them at the hearing.

You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.

I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

Document Set ID: 11110937 /ersion: 1, Version Date: 11/10/2023 I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 9-10-23 Contact person: Karrer Thrson / Mark Johnson

(name and designation, if applicant)

Postal address: 281 Ava Mare Drive Te Awarnuto

(or alternative method of sonica under service 253 of the Arth.)

Notes to 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.

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.

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

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

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 one 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.

Privacy information





Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu
I am/am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
I am/am not directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are:
All parte of this afflication
My submission is:
Support parts or all of Oppose parts or all of are neutral parts or all of include—
the reasons for your views.
A dangerous and lary weste Tanagement solution. Too close to resident areas, schools. Global Contracting Solution will be breaching our Treaty of Unitaria; to protect our land, frests, fisher's and other taons a Jo como deration for human in flication. Very flew jobs created for I seek the following decision from the consent authority: out dated and clangerous solutive precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought
Corner to secline this application.
wish (or do not wish) to be heard in support of my submission.
I do wish to be heard in support of my submission (this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.
I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

Frequest/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 9/10/23 Contact person: DALICA TELLIC (name and designation, if applicant)

Postal address: 74 Wood (ANDS LANE 3800 TE AWATIOTU

for alternative method of service under section 352 of the Act):

(or alternative method of service under section 352 of the Act):

Notes to 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.

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Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one of the following applies to the submission (or part of the submission):

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- 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.

Privacy information







Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu
I-am/am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
I am/am-net-directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are: All parts of application
My submission is:
Support parts or all of Oppose parts or all of are neutral parts or all of include—
the reasons for your views.
Devalution of properties in leAwamutu
Devolution of properties in leAwamutu High volume Tracks etc
I seek the following decision from the consent authority: give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought Decline Application
wish (or do not wish) to be heard in support of my submission.
I do wish to be heard in support of my submission (this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.
I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: (or person authorised to sign on beh	alf of submitter) (A signature is not required if you make your submission by electronic means.)
Date: (3-10-2023	Contact person: Jave Jerkin's
Postal address: 14((or alternative method of service un	Bood Rd TeAwanulu der section 352 of the Act):

Notes to 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.

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.

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

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

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 one 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.

Privacy information







Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:
APPLICANT'S NAME: Global Contracting Solutions Limited LOCATION: 401 Racecourse Road, Te Awamutu
I am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
 1 am/am-not directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are: All of the application
My submission is:
Support parts or all of Oppose parts or all of are neutral parts or all of include—
the reasons for your views.
This is seriously affecting an community, an children. It is to close from Residence. We do not want this in N2. The compage asked to afflication to not made per this. They have no interest in our fleath, safety. They we also breached their frevious consent and were taken to court by Hamilton (I seek the following decision from the consent authority: Give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought
I want the waigs District Comail to decline this
wish (or do not wish) to be heard in support of my submission.
I do wish to be heard in support of my submission (this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will not advise you of the date of the hearing.
I have served a copy of my submission on the applicant.

(this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: (or person authorised to sign on beh	palf of submitter) (A signature is not required if you make your submission by electronic means.)
Date: 13/10/23	Contact person:
Postal address: 287	Ramer St le Avanut.

Notes to submitter

(or alternative method of service under section 352 of the Act):

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.

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.

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

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

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 one 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.

Privacy information







Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

	'S NAME: Global Contracting Solutions Limited
LOCATION:	401 Racecourse Road, Te Awamutu
Lam am no	t*a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
I am/am no	t directly affected by an effect of the subject matter of the submission that—
(a) adve	ersely affects the environment; and
(b) does	s not relate to trade competition or the effects of trade competition.
	parts of the application that my submission relates to are:
My submiss	sion is:
Support part	ts or all of D Oppose parts or all of D are neutral parts or all of D
include—	the reasons for your views.
•	
portice	have a house near the site of application of there is sof the residue from the "chimney river" has no toxic tos "escaping". Also the trucks of trongsort increased volume nevertous.
I seek the fo	illowing decision from the consent authority:
	tails, including the parts of the application you wish to have amended and the general nature of any conditions
sought decly	so this application, I demand that the Wayar District Commit
I wish (or do	not wish) to be heard in support of my submission.
	do wish to be heard in support of my submission his means that you will speak at the hearing)
	do not wish to be heard in support of my submission his means that you will not be advised of the date of the hearing and will not speak at the hearing)
Q 11	fothers make a similar submission I will consider presenting a joint case with them at the hearing.
	ck one of the boxes above, otherwise it will be deemed that you do not wish to be heard not advise you of the date of the hearing.
M	have served a copy of my submission on the applicant

(this is required by section 96(6) (b) of the Resource Management Act 1991)

Lrequest/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: (or person authorised to sign on beh	alf of submitter).(A signature is not required if you make your submission by electronic means.)
Date: 13/10/23	Contact person:

Postal address: 574 Te Palm Road RD5 Ham. 1/2

(or alternative method of service under section 352 of the Act):

Notes to 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.

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- 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.

Privacy information





Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

	IT'S NAME: Global Contracting Solutions Limited N: 401 Racecourse Road, Te Awamutu
l am∫am n	ot* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
(a) ad	vot directly affected by an effect of the subject matter of the submission that—versely affects the environment; and sees not relate to trade competition or the effects of trade competition.
	fic parts of the application that my submission relates to are: on the environment, visually and with emissions being toxic.
My submi	ission is: arts or all of Oppose parts or all of are neutral parts or all of
include—	the reasons for your views.
	nt agree with the impact this will have an all environment xic emissions and visual impact outweigh any positive with employment I believe landfill is better for waste we can't recycle a
	details, including the parts of the application you wish to have amended and the general nature of any conditions Not review on impact to the land and Streams.
	do not wish) to be heard in support of my submission.
	I do wish to be heard in support of my submission (this means that you will speak at the hearing)
Ø	I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
	If others make a similar submission I will consider presenting a joint case with them at the hearing.
	tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard will not advise you of the date of the hearing.
Ø	I have served a copy of my submission on the applicant. (this is required by section 96(6) (b) of the Resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: (or person authorised to sign on	chalf of submitter (A signature is not required if you make your submission by electronic means.)	
Date: <u>66-6-73</u>	Contact person: Kistene Jennings - Waipa Home Owner (name and designation, if applicant)	K
Postal address: 185 (or alternative method of service	Otamarakan Valley Rd, R.D.6, Te Puke 3186.	

Notes to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

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- 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.

Privacy information



Form 13

Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

I day dill	not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
— (a) — a	not directly affected by an effect of the subject matter of the submission that— dversely affects the environment, and loes not relate to trade competition or the effects of trade competition.
The spec On <u>ceive</u> Over	cific parts of the application that my submission relates to are: My property e My family is well being Value
My subn	nission is:
Support include—	parts or all of Oppose parts or all of are neutral parts or all of the reasons for your views.
	these activities can devalue my proporty
give precis	e Soz , the fore impact on my family s multiplying It also can lead to toxice plants, regetablese animals e following decision from the consent authority: The details, including the parts of the application you wish to have amended and the general nature of any conditions
	It also can lead to toxic plants, regetablese animals e following decision from the consent authority:
give precises sought	e Soz , the fore impact on my family s will being It also can lead to toxice plants, regetablese animals e following decision from the consent authority: Le details, including the parts of the application you wish to have amended and the general nature of any conditions Le world like the consent authority to dedine their applicant compensation by property owners who are geographically described.
give precises sought	e Soz , the fore impact on my family s will being It also an lead to toxice plants regetablese animals e following decision from the consent authority: The details, including the parts of the application you wish to have amended and the general nature of any conditions. I would like the consent authority to deding their applicant compensation to proporty eveners who are accomplically of the proposed location (40) Race course Read .
give precises sought DV: 10 I wish (o	Le diso an lead to toxice flants, regetablese animals efollowing decision from the consent authority: The details, including the parts of the application you wish to have amended and the general nature of any conditions World lille the consent authority to ded ine their applicant Compensation for proposty owners who are appropriately of the proposed location (Ar) Race course Read The months to be heard in support of my submission (this means that you will speak at the hearing) I do not wish to be heard in support of my submission
give precises sought OV O	It also can lead to toxic plants, regetable a united se following decision from the consent authority: The details, including the parts of the application you wish to have amended and the general nature of any conditions. Would like the consent authority to ded, no their applicant compensation to proposty enemers. Who are geographically of the proposed location (Ar) Race course Read. The proposed location (Ar) Race course Read. I do wish to be heard in support of my submission. I do wish to be heard in support of my submission (this means that you will speak at the hearing)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter: (or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 30/09/2023 Contact pers

Contact person: LI HONG LVO

Postal address: 3/1246 Race course Road, TA

(or alternative method of service under section 352 of the Act):

Notes to 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.

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Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least one 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.

Privacy information

The information you have provided on this form is required so that your submission can be processed under the RMA. The information will be stored on a public register and held by the Council, and may also be made available to the public on the Council's website. In addition, any on-going communications between you and Council will be held at Council's offices and may also be accessed upon request by a third party. Access to this information is administered in accordance with the Local Government Official Information and Meetings Act 1987 and the Privacy Act 1993. If you have any concerns about this, please discuss with a Council Planner prior to lodging your submission.

Document Set ID: 11105600 Version: 1, Version Date: 02/10/2023



Sections 41D, 95A, 95B, 95C, 96, 127(3) and 234(4), Resource Management Act 1991

This is a submission on:

APPLICANT'S NAME: Global Contracting Solutions Limited
LOCATION: 401 Racecourse Road, Te Awamutu
lam/am not* a trade competitor for the purposes of section 308B of the Resource Management Act 1991.
I am/am not directly affected by an effect of the subject matter of the submission that— (a) adversely affects the environment; and (b) does not relate to trade competition or the effects of trade competition.
The specific parts of the application that my submission relates to are: Concerns My property le My family is well being over Value
My submission is:
Support parts or all of □ Oppose parts or all of □ are neutral parts or all of □ include—
the reasons for your views.
These activities can devalue my property It can cause potential popularion to aix, mater e Soil, therfore impact on my family's mulbeing It also can lead to toxic plants regetablese animals I seek the following decision from the consent authority:
give precise details, including the parts of the application you wish to have amended and the general nature of any conditions sought
I would lille the consent authority to dealine their application or compensation to property owners who are geographically do in the the proposed location (40) Race course Road.
I wish (or do not wish) to be heard in support of my submission.
I do wish to be heard in support of my submission (this means that you will speak at the hearing)
I do not wish to be heard in support of my submission (this means that you will not be advised of the date of the hearing and will not speak at the hearing)
If others make a similar submission I will consider presenting a joint case with them at the hearing.
You must tick one of the boxes above, otherwise it will be deemed that you do not wish to be heard and we will <u>not</u> advise you of the date of the hearing.

Document Set ID: 11105599 served a copy of my submission on the applicant.

Version: 1, Version to be the resource Management Act 1991)

I request/do not request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to one or more hearings commissioners who are not members of the local authority.

Signature of submitter:

(or person authorised to sign on behalf of submitter) (A signature is not required if you make your submission by electronic means.)

Date: 30/09/2013. Contact person: Ray Ji'n (name and designation, if applicant)

Notes to 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.

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.

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

If you make your submission in hard copy please deliver to Waipa District Council, 101 Bank Street, Te Awamutu or 23 Wilson Street, Cambridge or post to Private Bag 2402, Te Awamutu 3840

If you make your submission by electronic means, a signature is not required. Electronic submissions on resource consent applications must be directed to submissions@waipadc.govt.nz.

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 one 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.

Privacy information

The information you have provided on this form is required so that your submission can be processed under the RMA. The information will be stored on a public register and held by the Council, and may also be made available to the public on the Council's website. In addition, any on-going communications between you and Council will be held at Council's offices and may also be accessed upon request by a third party. Access to this information is administered in accordance with the Local Government Official Information and Meetings Act 1987 and the Privacy Act 1993. If you have any concerns about this, please discuss with a Council Planner prior to lodging your submission.

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