

Moana New Zealand

1-3 Bell Avenue, Mt Wellington, Auckland 1060 PO Box 445, Shortland St Auckland 1140, New Zealand

P +64 9 302 1520 **W** moana.co.nz

31st Jan 2023

Aotearoa Fisheries Limited t/a Moana New Zealand 1-3 Bell Avenue Mt Wellington Auckland 1060

"Tēnā koutou,

Re: Resource Consent Application – Mangonui Wharf Ice Plant

In accordance with section 62(3) of the Marine and Coastal Area (Takutai Moana) Act 2011, I am notifying you of my intention to lodge the attached resource consent application with the Northland Regional Council for Mangonui Ice Plant within the coastal marine environment of Mangonui Wharf.

I seek your view on the application if you have any.

For further details regarding the nature of the application or if you have any questions or views in respect of the application, please contact Nathan Reid (M: 027 268 8379), or the Consents Department at Northland Regional Council citing the pre-application reference APP.006211.01.03.

Moana New Zealand is 100% owned by all iwi in Aotearoa, and we are excited to continue this opportunity and build on our unique relationship with the northland community, fishers and tangata whenua.

If you would like to know more about Moana New Zealand, please visit moana.co.nz

Nga mihi nui"

Nathan Reid

Resource & Supply Manager

Moana New Zealand,

1-3 Bell Ave,

Mount Wellington,

Auckland

Application	No.:
Office Use Only	

6211

Application for a Resource Consent – Resource Management Act 1991

This application form must be provided with applications to the council for new and replacement resource consents, and changes to the conditions on an existing resource consent.

If you would like to talk or meet with a consents officer to discuss your application prior to lodging with the council, please phone **0800 002 004** or email request to info@nrc.govt.nz.

PART 1: Administration Matters

L	Full Name of Applicant(s) (the name(s) that will be on the resource consent document)
	Surname:
	First Names:
	OR
	If the application is being made on behalf of a trust, the Trustee(s) who has/have signing authority for the trust must be named.
	Trust Name:
	Trustee's Name(s):
	OR
	Company Name: Moana New Zealand
	Contact Person: Nitesh Kumar Asre
	Email address: nitesh asre @ moana · co · n2
	Please Note: If an email address is provided, then all correspondence for this application will be via email.
	Postal address: P. O' Box 445, Shortland Street, Auckland.
	Telephone: (please tick preferred contact number)
	□ Residential □ Business 093021520
	Mobile 0273968461



2	Details of the Address for Service of documents if different from the Applicant (e.g. Consultant). This address will be used for all documents if completed.		
	Company Name: Moana New Zealand		
	Contact Person: Nitesh Kumar Asre		
	Email address: nitesh asre @ mod	ma, co.uz	
	Please Note: If an email address is provided, then all corre	spondence for this application will be via email.	
Postal address: P.O. Box 445, shortland street, Auck			
	Telephone: (please tick preferred contact number)		
	☐ Residential	Business 09 3021520 .	
	Mobile 0273968461		
3			
	Charges relating to the processing of this resource co	nsent application should be sent to:	
	✓ Applicant	Address for service	
	Charges relating to the ongoing monitoring of a resource consent should be sent to:		
	✓ Applicant	Address for service	
4	Name and Address of all Owners/Occupiers of the from the Applicant		
	Owner(s): Moana New Zealar	nd.	
	Postal Address: 20. Box 445 Short le	and Street, Auckland.	
	Telephone: (please tick preferred contact number)		
		Business 09 302 1520 1	
	✓ Mobile 0273968461		
	Occupier(s): Moana New Zealand		
Postal Address: P'0' Box 445, Short land street, auck			
	Telephone: (please tick preferred contact number)		
		Business 09 302 1520 '	
	Mobile 0273968461		
Please Note: If the applicant is not the owner of the land to which the activity relates, then it is good to submit the application with written approval from the landowner.			

5 Extending Timeframes

The Resource Management Act 1991 (RMA) specifies timeframes for processing resource consent applications (e.g. 20 working days for a non-notified application); however, these timeframes can be extended, if necessary, with the Applicant's agreement. If the council does not meet these timeframes, then it is required to refund 1% of the total processing cost of the application for each day it exceeds the timeframe up to a maximum of 50%.

Ves, provided that I can continue to exercise my existing resource consent until processing of this application is completed. (Replacement application only. No refund is required to be paid until after the existing resource consent expires.)
 Ves, provided that the extension is for the specific purpose of discussing and trying to agree on resource consent conditions.
 Yes, provided that the application process is completed before this date (dd/mm/yy):
 No.

6 Deposit Fee

An initial minimum fee is payable with this application. These fees can be found on the council's website www.nrc.govt.nz – Schedule of Minimum Estimated Initial Fees information. Please contact council consents staff if you need assistance with determining the correct minimum initial fee.

Unless agreed to prior to lodging your application, the council will not commence processing your resource consent application until payment of the minimum initial fee is received (i.e. the statutory processing time for the application will not start).

This minimum initial fee may be paid online, or by EFTPOS at one of the council's offices.

Instructions for paying online can be found on the council's website at "Pay online". Please use either the first six <u>numbers</u> of your resource consent (e.g. CONXXXXXX) or AUT.XXXXXX), if known, or the Applicant's name as the Reference/Customer number when paying online.

If you do pay online, then please enclose evidence of payment so that the council is aware that the payment has been made.

If the costs of processing the resource consent application are greater than the minimum estimated initial fee, then the applicant will be required to pay the additional actual and reasonable costs of processing the application.

Note: Annual User Charges for Resource Consent Holders

Holders of resource consents will in most cases be required to pay a "Minimum Annual Charge" for administration of the resource consent once issued. There is also likely to be additional annual charges for the monitoring of the resource consent, which will be dependent on the type of activity the resource consent is for. These charges are detailed on the council's website www.nrc.govt.nz in the Annual Charges section of the council's Charging Policy.

7 Applications for Activities within the Coastal Marine Area (CMA)

Prior to lodging an application with the council to undertake any activity in the coastal marine area (CMA), the applicant is required under the Marine and Coastal Area (Takutai Moana) Act 2011 to notify the application to all groups who have applied for customary marine title in that location, and seek their view on the application. This notification should, as a minimum, include a summary of the application that provides sufficient detail for a group to understand what is being proposed

The council cannot accept an application to undertake an activity in the CMA unless the applicant for the resource consent provides evidence of this notification occurring. A response from customary marine title groups is not required by the council.

To ensure you meet the above requirement, you are advised to contact council consents staff to obtain a list of all of the current customary marine title applicant groups within the area where you are proposing to apply for a resource consent.

Information on customary marine titles is available on the Ministry of Justice/Marine and Coastal Area Applications website.

8 Consultation

The RMA does not require any person, including the applicant or council, to consult with anyone. It is, however, best practice to do so and will allow the council to make a more informed decision.

It is important to remember that consultation does not require reaching an agreement – it is to allow you and the council to be informed about a person's views. If you do consult, and there are concerns raised that cannot be resolved and you still want to go ahead with your application, then you should have made a genuine attempt to consult with that person(s) in an open and honest manner. Their views should be recorded so they can be taken into account by the council when considering your resource consent application.

- It is a renewal only
- Consultation may have happened during the initial consent submission.

PART 2: Application Details

1 Description of Activity				
	Please describe in detail the activity for which resource consent is being sought.			
	lee plan	t located at Ma	ngonini wharf.	
			U	
2	Location Description of	Activity		
	Site Address:	Site Address: Mangonui wharf, Mangonui Legal Description: Mangonui wharf,		
	Legal Description:	Mangonui wharf		
	(Legal description can be obtained from your Certificate of Title, valuation notice, or rates demand)			
3	Site Plan			
	On a separate page (minin	num A4 size), please provide a	site plan showing the location of the	
activity, site layout, and surrounding environment in relation to property boundaries. Plea				
		include any buildings or developments on the site.		
	These plans should be provided electronically and be of good quality, to enable use in resource consent documentation.			
	If you do not have access to mapping software, we recommend you use the council's "Property and Boundaries" map available on our website https://localmaps.nrc.govt.nz/LocalMapsGallery/ .			
This council map contains aerial photography and shows property boundaries and details carry out a property search and print maps of aerial photography.				
4	Resource Consent(s) be	ing Applied for		
	Coastal Permit			
	\square Mooring	☐ Marine Farm	Structure	
	☐ Pipeline/Cable	Other (specify)	e plant at the wharf.	
	Land Use Consent			
	☐ Quarry	☐ Earthworks	☐ Dam Structure	
	☐ Vegetation Clearance	☐ Construct/Alter a Bore	☐ Structure in/over Watercourse	
	Other (specify)			

	Water Permit				
	☐ Stream/Surface Take	\square Damming	\square Groundwater Take		
	\square Diverting Water	Other (specify)			
	Discharge Permit				
	☐ Domestic Effluent to Lan	d ☐ General Discharge to Land	☐ Farm Dairy Effluent t	o Land/W	/ater
	□ Air	□ Water	☐ Other (specify)		
5	Is this application to rep	lace an existing or expired re	esource consent(s)?	Yes	□ No
	If Yes:				
	(a) Please state the re	source consent number(s):			
	AUT	006211.01.02			
	(b) Do you agree to su	irrender the existing resource co	onsent once a new one ha	as been is	ssued:
				Yes	□ No
6	Is this application to cha	ange a condition of an existin	g resource consent?	☐ Yes	No
	Is this application to change a condition of an existing resource consent?				
			я		
7	Please specify the durate Only for new or replacement	ion sought for your resource nt applications.	consent(s) –		
	15 years	months			
8	Do you also require cor	sent(s) from a district counci	l?	☐ Yes	No
	If Yes, please complete the	e following:			
	Type of consent required?				
	Has it been applied for?			☐ Yes	☐ No
	Has it been granted? (If Yes,	please attach)		☐ Yes	□ No

PART 3: Assessment of Environmental Effects (AEE)

An AEE must be provided with your application that has been completed in accordance with the requirements of Schedule 4 of the RMA.

As a minimum, your AEE must include the following:

- Description of the environmental effects of the activity.
- Description of ways in which adverse environmental effects can be avoided, remedied or mitigated.
- Names of people affected by the proposal.
- Record of any consultation you have undertaken, including with affected persons (if any).
- Discussion of any monitoring of environmental effects that might be required.
- An assessment of the activity against any relevant objectives, policies, or rules in the Regional Plans.
- For a coastal permit, an assessment of your activity against any relevant objectives and policies of the New Zealand Coastal Policy Statement.
- An assessment of effects on tangata whenua and their taonga.

This AEE needs to be provided in a separate document attached to this application form.

Any activity needing a resource consent will have some environmental effects. The council will not accept an AEE that says there are no environmental effects from the activity.

You will need to complete the AEE at a level that corresponds with the scale and significance of the effects that the activity may have on the environment. Depending on the scale of the activity, you may need to get help from an expert(s) to prepare your AEE.

The council has a set of standard AEE forms for a selection of common activities. These AEE forms do not cover the relevant objectives, policies, or rules in the Regional Plans nor effects on tangata whenua. If you use one of these forms, then you will need to provide a separate assessment of these matters. These AEE forms can be found on the council's website www.nrc.govt.nz — "Forms and Fees".

It is important that you provide the council with a complete and well-prepared AEE, otherwise the council may not accept your application.

If your application is for a change to a condition of resource consent under Section 127 of the RMA, then your AEE only needs to cover the effects of the change being requested.

2 Assessment of Effects on tangata whenua and their taonga

The Regional Plan for Northland requires that an AEE must also include an assessment of the effects on tangata whenua and their taonga if one or more of the following is likely:

- Adverse effects on mahinga kai or access to mahinga kai; or
- Any damage, destruction or loss of access to wāhi tapu, sites of customary value and other ancestral sites and taonga with which Māori have a special relationship; or

- Adverse effects on indigenous biodiversity in the beds of waterbodies or the coastal marine area where it impacts on the ability of tangata whenua to carry out cultural and traditional activities; or
- Adverse effects on taiāpure, mātaitai or Māori non-commercial fisheries; or
- Adverse effects on protected customary rights; or
- Adverse effects on sites and areas of significance to tangata whenua mapped in the Regional Plan for Northland (refer Maps | Ngā mahere matawhenua).

Your AEE must include an assessment of whether any of the above affects are likely to occur.

If they are likely to occur, then you will need to complete a Cultural Impact Assessment (CIA) and provide this with your resource consent application. The Regional Plan for Northland provides details of what must be included in this CIA, and should be referred to.

The best way to find out what the effects of your proposal may be on tangata whenua is to contact local iwi/hapū groups (who represent tangata whenua) and discuss your proposal with them. Council consents staff can provide a list of contact details for local iwi/hapū groups in the area of your proposal. You can then send a copy of your proposal to these groups and seek feedback from them prior to lodging your application. Some iwi/hapū have also developed iwi/hapū Environmental Management Plans that are useful documents that can assist to identify issues of concern to those iwi/hapū for activities occurring in their rohe. The iwi/hapū Environmental Management Plans can be obtained directly from the iwi/hapū or from the council upon request.

3 Assessment of Affected Persons

If the adverse effects of your activity on a person are likely to be minor, or more than minor, then that person is deemed to be an "affected person" for your resource consent application.

An affected person may include neighbouring land owners and occupiers, and/or organisations such as the Department of Conservation, Land Information New Zealand (LINZ), Fish and Game Council, Iwi and Hapū, and community groups.

If you do not think there will be any affected persons for your resource consent application, then you do not need to provide any details on this matter in your AEE. However, the council will still undertake an assessment of whether there are any affected persons as part of processing the resource consent application.

If there are persons you have identified who may be affected, and you have discussed your proposal with these persons, please record any comments made by them and your response, and include this information with your application. If you have written approvals from these parties, then these should be provided as well. The council has a written approval form that can be used for this purpose.

Iwi Settlement Acts

If there is an **Iwi Settlement Act** that covers the area of your application, then there may be "Statutory Acknowledgement" areas which could be adversely affected by your activity. If the location of your activity is within, adjacent to, or may have an adverse effect on, a Statutory Acknowledgement area, then you will need to assess whether the trustees of the Statutory Acknowledgement are affected persons. Information about Statutory Acknowledgements in Northland can be found on the council's webpage at "Statutory Acknowledgements in Northland".

Checklist

without evidence of this.

The following information must be included in your application to ensure that is not returned as incomplete under Section 88 of the RMA.
 All applicable application form details have been completed.
 Assessment of Environmental Effects in accordance with Schedule 4 of the RMA.
 Assessment of effects on tangata whenua and their taonga.
 Site plan(s). These are required to be of good quality, and preferably electronically, to enable use in resource consent documentation.
 Evidence of payment of the required minimum estimated initial fee.
 If you are applying for a coastal permit, evidence that you have provided notice of your application to all groups who have applied for customary marine title in the location of your application and that you have sought their view on the application. The council cannot legally accept an application

Information Privacy Issues

The information you provide in this application is regarded as official information. It is required under the provisions of the Resource Management Act 1991 to process this application. The information will be held by the council and is subject to the provisions of the Local Government Official Information and Meetings Act 1987, and the Privacy Act 1993. The information you provide in this application will generally be available to the public.

Under Section 88 and/or 127 of the Resource Management Act 1991 (RMA), the undersigned makes this application for resource consent(s).

- I/We confirm that I have authority to sign on behalf of the person(s) named as the applicant(s) for this application for resource consent.
- I/We have read, and understand, all of the information contained within this application form, including the requirement to pay any additional actual and reasonable costs for the processing of the application.
- 3 I/We confirm that all of the information provided is true and correct and I understand that any inaccurate information provided could result in my resource consent (if granted) being cancelled.

Signature(s):	Manadore	Date:	26/01/23.
Signature(s):		Date:	
Signature(s):		Date:	

Please note that a signature is not required if submitting application electronically.

Part B Assessment of Environmental Effects –

Northland REGIONAL COUNCIL

Consents Department Northland Regional Council

Private Bag 9021

Whangārei 0143

Te Mai

Whangārei Office Kaitāia Office Waipapa Office Dargaville Office Free Phone Email Website

To:

Phone: 09 470 1200
Phone: 09 408 6600
Phone: 09 470 1200
Phone: 09 439 3300
0800 002 004
info@nrc.govt.nz
www.nrc.govt.nz

Minor Coastal Activity

This application is made under Section 88/Section 127 of the Resource Management Act 1991

PART B - ASSESSMENT OF ENVIRONMENTAL EFFECTS

Your application must include an Assessment of Effects on the Environment. This form and the associated Information Requirement Booklet will help you prepare it.

An assessment of effects is required so that you and others can understand what happens to the environment when you carry out a minor coastal activity, whether it is existing or new. This will help you to propose ways to minimise those effects to the council's satisfaction.

The degree of detail required is in proportion to the scale of the environmental effects of your proposal. If the size of your proposed activity or the scale of its potential effects is significant, a report by a professional advisor in support of your application may be required.

Please note that the word "environment" includes the surrounding coastal water, adjoining land, any surrounding resource users, and local iwi.

It is advised that you make an appointment with a council officer to discuss your application prior to lodging it. This will help you supply all the required information at the onset and ensure the efficient processing of your application.

A. Describe the Proposed Activity

A.1 Describe the proposed activity(ies):

Manufacture and supply of ice to fishing boats and depots.

Mino	r Coastal Activity – AEE 10		
A.2	Is the proposed activity new, or an alteration/extension of an New Existing existing activity or structure?		
A.3	If the application is to continue or alter an activity or structure, is there any previous resource consent or authority (e.g. Harbours Act approval or Water Right)?		
	If so, what are the existing permit numbers?		
	ATTACH A COPY OF THE APPROVAL This is a renewal of an existing resource consent.		
В.	Site Details		
B.1	Describe the site of the proposed activity, including reference to existing structures in the coastal marine area and on the adjacent land. Ensure that a detailed map is provided as outlined on page 3.		
	Manufacture and supply of ice to fishing boats and depots. - refer to map.		
B.2	Describe the seabed materials (e.g. rock, sand, or shingle) at the site of the activity and in the surrounding area.		
	Ice plant is located at the wharf refer to the map		
В.3	Describe the plants and animals (e.g. mangroves, saltmarsh or shellfish beds) at the site of the activity and the surrounding area.		
	lee plant is located at the wharf refer to the map.		
B.4	Describe any cultural areas, historic areas, scenic features and food gathering areas within 500 metres of the proposed activity.		
	nla.		
B.5	You must attach a map that shows the following (refer to page 3): the location of the proposed activity, the legal boundaries of any adjoining properties, any adjacent public roads, esplanade reserves, marginal strips, the location of the coastal marine boundary (i.e. mean high water springs), the location of any existing coastal activities within 500 metres (including existing structures.) It is also advised that you supply photographs of the site and the surrounding area.		

B.6	If the application includes any structure (e.g. jetty, boat ramp, or discharge pipes), you must attach a structure plan that shows the following (refer to page 4): the dimensions of the structure, front view side view refer to plant is located at the wharf wefer to the resource consent plan No. 3388
	side view plan view refer to the resource consent plan No. 3388
	position of mean high water springs (MHWS) – i.e. high tide mark.
C.	Assessment of Effects on the Environment
C.1	Will the proposed activity have any impact on plant, animal or marine life?
	No, why not?
	Nothing is discharged into the sea, ice plant at wharf.
	Yes, describe impact
	Share with and was the the the
C.2	Describe the visual impact the proposal will have, and include an assessment of compatibility with existing activities, structures and surroundings.
	Structure has been in place for many years since the initial
	resource consent which has been integrated to the surrounding area without any impact,
C.3	Will the proposed activity have any impact on other users of the area? (include any restriction on public access to and along the foreshore, during construction and/or once construction is finished)
	No, why not?
	Only ice manufacture and accessed by moana employee.
	Yes, describe impact

Minor Coastal Activity - AEE 10

C.4	water quality?
	No, why not?
	NO discharge into the sea.
	Yes, describe impact
0.5	MC - C - M
C.5	Mitigation Measures If you have identified any potential effects that may be more than minor in your assessment above, please
	consider and describe the steps you propose to take to mitigate these effects.
	All effects are less than minor
	All effects are less than minor
C.6	Alternatives
	Sometimes the adverse effects of a proposal can be mitigated by the consideration of alternatives. Please identify and describe any alternative locations/designs/methods.
	No other suitable location for the existing ice plant.
	ice plant.

_	_	-00
C.7	Consu	4 - 4 !
. /	Concil	ITATIAN
U.1	COHSU	паноп

Written approvals regarding your proposal are normally required from the adjoining land owners/occupiers and consultation undertaken with the Department of Conservation and local lwi is advised. If there is an adjacent esplanade reserve (marginal strip) administered by the Department of Conservation or the district council, then written approval is normally required from that agency.

Any letters of concern/support or comment from persons consulted should be attached to this application form.

The Northland Regional Council can supply you with prescribed written approval forms to aid you with the consultation.

Will the proposed activity have an effect on any neighbouring property owners? No, why not?)	
The current ice plant has been in place w consent operating there for many year Yes, describe impact	ith a	resouvee
Have you consulted with any of the following potentially affected parties?	Yes	No
Neighbours	res	No
Other users of the coastal marine area	Н	
Department of Conservation	Н	
District Council	П	
Local iwi (specify):	П	
Other (specify):		
Please attach a record of any consultation which has taken place. The council has for consultation.		
This is just a renewal only, Initial consultat	ions u	sould
This is just a renewal only, Initial consultate have taken place when initial resource consersubmitted.	it was	3

Please ensure all the relevant questions on this form have been answered fully.

If you have any queries relating to information requirements or wish to meet with a council consents officer, please contact the Northland Regional Council.

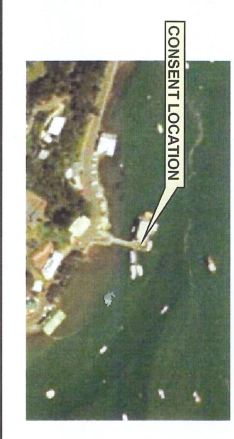
Northland Regional Council offices:								
Whangārei Office 36 Water Street Whangārei 0110	Dargaville Office Ground Floor 32 Hokianga Road Dargaville 0310	Kaitāia Office 192 Commerce Street Kaitāia 0410	Waipapa Office Shop 9 12 Klinac Lane Waipapa 0295					
Phone: 0800 002 004 Email: info@nrc.govt.nz	Phone: 09 439 3300	Phone: 09 408 6600	Phone: 0800 002 004					

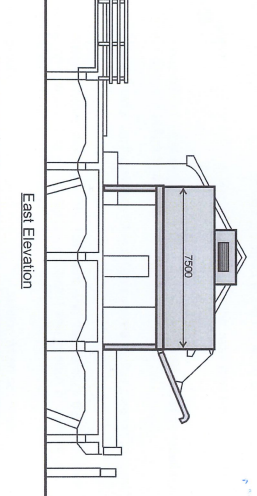


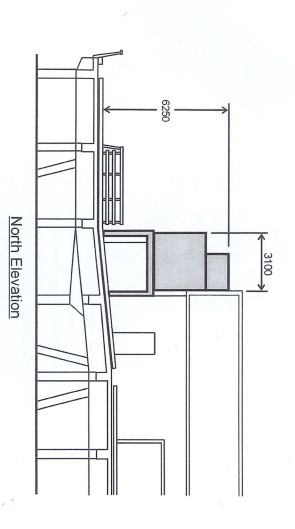
NORTHLAND REGIONAL COUNCIL 33 88 80

N.T.S.

for Moana Pacific Fisheries Ltd Ice Plant - Mangonui











Please Quote File: 6211

27 October 2022

Moana Pacific Fisheries Limited PO Box 445 Shortland Street Auckland 1140 Email: enquiries@moana.co.nz

Dear Sir

NOTIFICATION OF EXPIRY OF RESOURCE CONSENT AUT.006211.01.02 – TO OCCUPY SPACE IN THE COASTAL MARINE AREA WITH AN ICE PLANT, MANGONUI WHARF, MANGONUI

Our records indicate that the **attached** resource consent that was granted to you will expire on **30 June 2023**.

In accordance with Section 124 of the Resource Management Act 1991, if you wish to continue to operate under your current resource consent, then your options are as follows:

- To apply for a replacement of your consent no later than six months before the expiry of your current consent, in which case you may continue to operate under your current consent until a decision is made on your replacement consent application;
- To apply for a replacement of your consent in the period between six and three months before the expiry of your current consent, in which case you may, at the discretion of the council, continue to operate under your current consent until a decision is made on your replacement consent application;
- To apply for a replacement of your consent during the three month period leading up to the expiry of your current consent. If a decision has not been made on your replacement consent application before the expiry date of your current consent, then you will need to cease all activities authorised by your current consent.

To make an application for a replacement of your current resource consent please complete the **enclosed** Application Form for Resource Consent, provide an assessment of environmental effects, and pay the required "minimum initial fee".

A copy of the council's "Schedule of Minimum Estimated Initial Fees" has also been **enclosed** with the appropriate fee highlighted for your replacement resource consent application. Please note that this schedule is updated annually on 1 July so please check that the correct current minimum initial fee is included when you lodge your application with the council.









Please contact the **Duty Planner** (*Email: info@nrc.govt.nz*) if you have any queries with the above, or if you are **not** intending to apply for a replacement of your resource consent.

We look forward to hearing from you accordingly.

Yours faithfully

Duty Planner

Duty Planner Consents



Resource Consent

Pursuant to the Resource Management Act 1991, the Northland Regional Council (hereinafter called "the Council") does hereby grant a Resource Consent to:

MOANA PACIFIC FISHERIES LIMITED, P O BOX 445, AUCKLAND 1030

To occupy space in the coastal marine area with an ice plant, Mangonui Wharf, Mangonui, (Map Reference: O04 598 092), subject to the following conditions:

- This consent applies only to the area shown on the **attached** NRC Plan No. **3388**.
- The Consent Holder shall keep the coastal marine area free of debris resulting from the Consent Holder's activities.
- The Consent Holder shall maintain all facilities covered by this consent in good order and repair.
- The Consent Holder shall mark the ice plant with the number **6211** in black lettering on a white background clearly displayed and in such a manner as to be visible at all times from the wharf.
- 5 The load-out boom shall be stored in a vertical position when not in use.
- The Consent Holder shall ensure that those persons not involved in the operation of the ice plant shall not come any closer than 5 metres from the ice plant when it is in use.
- 7 The loading out of ice shall only be carried out between the hours of 7am and 10pm.
- The Consent Holder shall, for the purposes of adequately monitoring the consent as required under Section 35 of the Act, on becoming aware of any contaminant associated with the Consent Holder's operations escaping otherwise than in conformity with this consent:
 - (a) Immediately take such action, or execute such work as may be necessary, to stop and/or contain such escape; and
 - (b) Immediately notify the Council by telephone of an escape of contaminant; and
 - (c) Take all reasonable steps to remedy or mitigate any adverse effects on the environment resulting from the escape; and

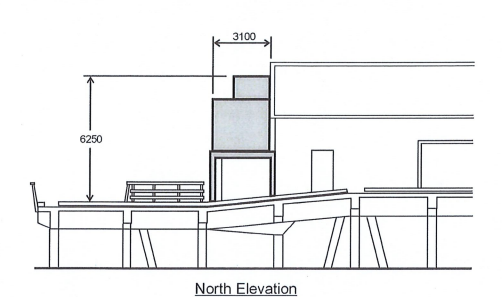
- (d) Report to the Council in writing within one week on the cause of the escape of the contaminant and the steps taken or being taken to effectively control or prevent such escape.
- 9 Prior to the expiry, cancellation, or lapsing of this consent the Consent Holder shall remove all structures and other materials and refuse associated with this consent from the consent area and shall restore the consent area to the satisfaction of the Council, unless an application has been properly made to the Council for the renewal of the consent.
- 10 The Council may, in accordance with Section 128 of the Resource Management Act 1991, serve notice on the Consent Holder of its intention to review the conditions of this consent. Such notice may be served during the month December. The review may be initiated for any one or more of the following purposes:
 - (a) To deal with any adverse effects on the environment that may arise from the exercise of the consent and which it is appropriate to deal with at a later stage, or to deal with any such effects following assessment of the results of the monitoring of the consent and/or as a result of the Council's monitoring of the state of the environment in the area.
 - (b) To require the adoption of the best practicable option to remove or reduce any adverse effect on the environment.

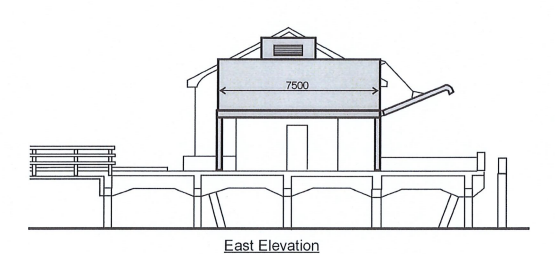
The Consent Holder shall meet all reasonable costs of any such review.

EXPIRY DATE: 30 JUNE 2023

ISSUED at Whangarei this Twenty Second day of May 2003

Allan Richards
Coastal Consents Team Leader







Dwn. App'd	C N Anderson All-Run art Amendment	04/03	RESOURCE CONSENT CON20020621101 for	NORTHLA R€GIOI COUI	TAL (C)
No.	Ву	Date	Moana Pacific Fisheries Ltd Ice Plant - Mangonui	Scale N.T.S.	Plan No. 3388