

# **RESOURCE CONSENT APPLICATION**

# U220415 Lucy Anne Petrie

Onahau Bay, Queen Charlotte Sound/Tōtaranui

Submissions Close 5.00 pm Wednesday 20 July 2022

# **Application for Resource Consent or Fast Track Resource** Consent

This application is made under Section 88 or 87AAC of the **Resource Management Act 1991** 

Please read and complete this form thoroughly and provide all details relevant to your proposal. Feel free to discuss any aspect of your proposal, the words used in this form or the application process with Council staff, who are here to help.

This application will be checked before formal acceptance. If further information is required, you will be notified accordingly. When this information is supplied, the application will be formally received and processed further.

You may apply for more than one consent that is needed to cover several aspects of the activity on this form.

## 1

Applicant De	etails (If a trust, list full names of all trustees.)	
Name: (full legal name)	Lucy PETRIE	
Company/Trusi (if applicable)	t Number:	
Electronic Addr	ress for Service: montypetrie equail com.	_
Mailing Address (including post cod		
Phone: (Daytime	e) Phone: (Mobile)	
Agent Detail	Is (If your agent is dealing with the application, all communication regarding the application will be sent to the agent.)	
Name:	FORESHORE CONSTRUCTION [MARLE] KID.	ŝ.
Electronic Addr	ress for Service: n.p.mccallum extra.co.nz	
Mailing Addres (including post cod		
Phone: (Daytime	e) 5780930, Phone: (Mobile)	
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For Office Use	ISO 9001 Document Number RAF0002-CI1913
Lodgement Fee Paid \$	1014.00
Receipt No.	42145
Consent No.	
Case Officer:	
Date Received:	
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## 3. Type of Resource Consent Applied For

Coastal Permit

tal Permit 🔄 Discharge Permit

Land Use

Subdivision

WAHAY BAY QUEEN CHARLOT

Water Permit

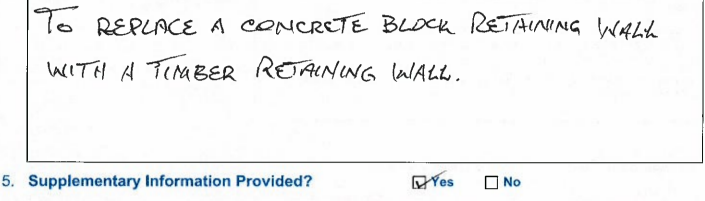
Fast Track Application

I opt out of the fast track consent process

I do not opt out of the fast track consent process

## 4. Description of the Activity

The activity to which the application relates is as follows:



Council has supplementary forms for some activities, such as moorings, water permits, domestic wastewater, discharge permits, to assist applicants with providing the required information.

## 6. Site Details

The site to which the proposed activity is to occur is as follows:

Location (address):

Legal description (i.e. Lot 1 DP 1234): 254926

(Attach a sketch of the locality and activity points. Describe the location in a manner which will allow it to be readily identified, e.g. house number and street address, Grid Reference, the name of any relevant stream, river, or other water body to which application may relate, proximity to any well known landmark, DP number, Valuation Number, Property Number.)

254925 256

# Please attach a copy of the Certificate of Title that is less than 3 months old (except for coastal or water permits).

## Owners/Occupiers of the Site The names and addresses of

the owner and occupier of the land (other than the applicant):

	i i destru	1.1.2.2	
	_		
/			

## Affected Persons

Please attach the written approval of affected persons/adjoining property owners and occupiers.

Note: As a matter of good practice and courtesy you should consult your neighbours about your proposal. If you have not consulted your neighbours, please give brief reasons on a separate sheet why you have not.



## 7. Assessment of Effects on the Environment (AEE) (Attach separate sheet detailing AEE.)

I attach, in accordance with Schedule Four of the Resource Management Act 1991, an assessment of environmental effects in a level of detail that corresponds with the scale and significance of the effects that the proposed activity may have on the environment. Applications also have to include consideration of the provisions of the Resource Management Act 1991 and other relevant planning documents.

Note: Failure to submit an AEE will result in return of this application.

## 8. Part 2 of the Resource Management Act 1991

I attach an assessment of the proposed activity against the matters set out in Part 2 of the Resource Management Act 1991.

### 9. Section 104 of the Resource Management Act 1991

I attach an assessment of the proposed activity against any relevant provisions of a document referred to in Section 104(1)(b) of the Resource Management Act 1991, including the information required by Clause 2(2) of Schedule 4 of the Resource Management Act 1991.

## 10. Other Information

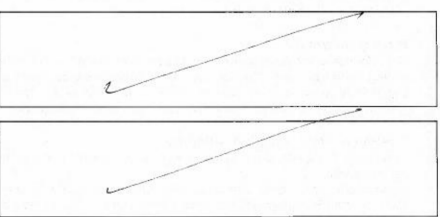
Are there other activities which are part of the proposal to which the activity relates, for example permitted activities, or building consents, etc?

Permitted activities:



Non Resource Management Act 1991 activities relating to this application:

Additional consents that need to be applied for, or have been applied for:



## Section 124 or 165ZH(1)(c)

If the application is affected by Section 124 or 165ZH(1)(c) of the Resource Management Act 1991 (which relate to existing resource consents), the value of the investment of the existing consent to the consent holder. (*This assessment should include more than stating a monetary value*.)

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## 11.Fees

- 1. The applicable lodgement (base) fee is to be paid at the time of lodging this application. If payment is made into Council's bank account 02-0600-0202861-02, please put Applicant Name and either U-number, property number or consent type as a reference. If you require a GST receipt for a bank payment, please tick
- 2. The final cost of processing the application will be based on actual time and costs in accordance with Council's charging policy. If actual costs exceed the lodgement fee an invoice will be issued (if actual costs are less, a refund will be made). Invoices are due for payment on the 20th of the month following invoice date. Council may stop processing an application until an overdue invoice is paid in full. Council charges interest on overdue invoices at 15% per annum from the date of issue to the date of payment. In the event of non-payment, legal and other costs of recovery will also be charged.
- 3. Please make invoice out to: Applicant Agent (if neither is ticked the invoice will be made out to Applicant)

## 12. Declaration

1 (please print name) NZYILLZ BRUCZ MCULLUL

confirm that the information provided in this application and the attachments to it are accurate.

Signature of applicant or authorised agent: 6.Bullaulee Date: 24-5-22

#### Notes to Applicant

You may apply for two or more resource consents that are needed for the same activity on the same form. You must pay the charge payable to the consent authority for the resource consent application under the Resource Management Act 1991 (if any).

#### **Privacy Information**

The information you have provided on this form is required so that your application can be processed and so that statistics can be collected by Council. The information will be stored on a public register and held by Council. Details may be made available to the public about consents that have been applied for and issued by Council. If you would like access to or make corrections to your details, please contact Council.

### **Environmental Protection Authority**

If you lodge the application with the Environmental Protection Authority, you must also lodge a notice in form 16A at the same time.

If your application is to the Environmental Protection Authority, you may be required to pay actual and reasonable costs incurred in dealing with this matter (see section 149ZD of the Resource Management Act 1991).

## Fast Track Applications (relates to a land use consent for a controlled activity)

An electronic address for service must be provided if you are applying for a Fast Track consent. Under the Fast Track resource consent process, notice of the decision must be given within 10 working days after the date the application was first lodged with the council, unless the applicant opts out of that process at the time of lodgement.

A Fast Track application may cease to be a Fast Track application under Section 87AAC(2) of the Resource Management Act 1991.





# Foreshore Structure/s

# PART A: Assessment of Environmental Effects

# A1. Introduction

Section 88 of the Resource Management Act 1991 requires each application for resource consent to include an assessment of the actual and potential effects of the activity on the environment. Such an assessment must include such detail as corresponds with the scale and significance of the effects that the activity may have on the environment. Those effects may be positive or adverse, temporary or permanent, and include past, present or future effects. The term "environment" has a wide definition under the Resource Management Act 1991, and includes ecosystems, people and communities, natural and physical resources. and amenity values.

The applicant's assessment of environmental effects should enable the consent authority (Council) and any affected persons (such as nearby land owners) to understand what will or may happen to the environment as a result of the proposal. For existing structure(s), the effects to consider are those arising from the continued existence of the structure(s) and the usage thereof. Please attach additional pages as necessary to complete your assessment of environmental effects of the proposed or existing foreshore structure(s).

Note: Completion of this form will not necessarily provide Council will all of the information it requires to process your application. Additional information may be requested during the processing of your application.

# A2. Purpose

The s	structure(s) will be used:	254926			
$\mathbf{Y}$	In association with nearby property LotDI	254926 254925 256135			
	In association with a commercial enterprise in the area				
	Not in association with any nearby property or commercial enterprise				
	Other (please specify)				
for a intend purpc	<b>Note:</b> Policy 13.10.8 of the Proposed Marlborough Environment Plan states that where consent is granted for a structure, the coastal permit will generally tie the structure to the property for which the use was intended. On sale of the property, or in the case of structure(s) granted resource consent for commercial purposes where the structure is related to the business being sold, the transfer of coastal permits for structures to the new owners of the property/business will be required.				
Pleas	e describe what positive effects the subject structure(s) will have for the a	applicant or others:			

THE PROPOSED REPLACEMENT WALL IS THE PROTECTION FROM THE SEA FOR THEIR DWELLING, THE SEA HAS COLLAPSED THE OLD BLOCK WALL AND IS NOW SEVERAL METRES ACROSS THE FRONT LAWAN. THE DWELLING IS CLOSE TO THE WALL, WITH LOW FOUNDATIONS. IT IS ONLY THIS WALL THAT WILL PREVENT THE CLIPRENT EROSION REACHING THE DWELLING. A3. Marine Ecology

Does the subject structure(s) require or result in significant disturbance to the seabed?	Yes VNo
Is the structure(s) within an identified area of ecological significance?	☐ Yes ☑ No ☐ Don't Know
(You may wish to refer to the 2011 joint Marlborough District Council and Department of Conservation publication: Ecologically Significant Marine Sites in Marlborough, Davidson, R J, et al, available through Council's website: <u>www.marlborough.govt.nz</u> )	
If yes, what effect will the structure(s) have on the identified ecological values?	RECEIVED
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# A4. Foreshore Dynamics

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Is the foreshore noticeably eroding or aggrading at the application site?	Yes 🗆 No
Is the subject structure(s) likely to change erosion and deposition patterns in the area?	🗌 Yes 🗹 No
FORESHOPE IS ERODING TO WITHIN /Sw[APPROX] OF DWI	e lling
THE ONLY BEACH DISTURBANCE (MINOR) DURING PILE DRIN	ling.
A5. Public Access and Recreation Values	
Is the application site part of a popular beach or other such focal point for the public?	Yes No
Will the subject structure(s) hinder or prevent public walking access to or along the shoreline?	🗆 Yes 🗹 No
Will the subject structure(s) hinder any recreational activities, including walking, swimming, kayaking, diving or fishing?	🗌 Yes 🗹 No
A6. Landscape Values	
Will the structure(s):	
<ul> <li>Be consistent with the established appearance and uses of the subject embayment?</li> </ul>	Yes 🗆 No
<ul> <li>Employ recessive colours which do not stand out against the natural environment?</li> </ul>	Yes 🗆 No
<ul> <li>Employ no or minimal external lighting, that is turned off when not in use?</li> </ul>	Yes 🗆 No
<ul> <li>Be the only human-made structure(s) in the subject embayment?</li> </ul>	Yes No
<ul> <li>Be different to the predominant type of foreshore structure(s) in the immediate area?</li> </ul>	Yes No
(For example, a sole boatshed amongst jetties or a 50 metre long jetty amongst much shorter jetties.)	
TIMBER WILL BE IN ITS NATURAL COLOURS.	
A7. Utilities including Subaqueous Cables	
Do any utilities including subaqueous cables pass through the embayment?	Yes No
You may wish to check a marine chart of the area and/or contact telecommunications company Chorus.)	
f yes, could the location of the subject structure(s) cause damage to any existing utilities?	Yes No
For an existing structure(s) only, over the previous consent term, has the structure(s) or use of it caused damage to any existing utilities including any subaqueous cables?	

# A8. Maritime Safety

Will the structure(s):

0	Protrude into an existing navigational route?	🗌 Yes	No
•	Use lights which could confuse those navigating through the area at night time?	□ Yes	No No
0	Hinder safe and practical access to any existing nearby mooring?	🗌 Yes	No
0	Hinder safe and practical access to any nearby jetty, boatshed, launching ramp or similar?	🗌 Yes	No
•	Hinder safe and practical access to or the operations of any nearby marine farm?	🗌 Yes	No
•	Be regularly maintained to ensure that the structure(s) remains fit for purpose?	Yes	🗌 No
inc	or an existing structure(s) only, over the previous consent term, have there been any cidents affecting maritime safety involving the subject structure(s)?	🗌 Yes	No
1	RETAING WALL IS AT THE H.W.S. LEVEL		

# PART B: Consultation with Affected Persons

# **B1.** Introduction

Consultation with persons who may be affected by the structure(s) can have a bearing on the outcome of the application. Consultation involves discussing the proposal with others who may be affected by it, considering their responses and deciding what will be done (if anything) to account for their concerns. There is however no obligation under the Resource Management Act 1991 for the applicant to consult any person.

In the case of foreshore structure(s), proposed or existing, the main persons who may be potentially affected are owners of nearby land, owners of nearby structure(s) and Te Tau Ihu (top of the South Island) iwi that have a statutory acknowledgement for the area.

# **B2. Statutory Acknowledgements**

A statutory acknowledgment is legal recognition of the particular cultural, spiritual, historical and traditional association of an iwi with an identified statutory area. Statutory acknowledgements for each of the Te Tau Ihu iwi form part of their respective Treaty of Waitangi settlements with the Crown. The settlements were legislated in 2014 and were enacted on 1 August 2014. The eight iwi of Te Tau Ihu to which these statutory acknowledgements relate are:

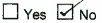
Ngāti Apa ki te Rā Tõ	Ngāti Rārua
Ngāti Kuia	Ngāti Tama ki Te Tau Ihu
Rangitāne o Wairau	Te Ātiawa o Te Waka-a-Māui
Ngāti Koata	Ngāti Toa Rangatira

Each of the above iwi have a statutory acknowledgement covering the coastal marine area of the entire Marlborough Sounds. Should an applicant wish to consult any one or more of the iwi prior to making an application, iwi contact details are on Council's website <u>http://www.marlborough.govt.nz/Your-Council/Tangata-Whenua.aspx</u> or the Te Puni Kokiri website <u>http://www.tkm.govt.nz/region/te-tau-ihu/</u>.



# **B3.** Consultation

Has any person or iwi been consulted about the subject foreshore structure(s)?



If yes, please outline the person(s) or iwi consulted and the outcomes of that consultation process below: (attachment of any email correspondence is acceptable, if applicable)

# **B4. Affected Persons**

Once the Council has received the application its officers will determine whether the application needs to be publicly notified. Public notification consists of the placement of a notice of the application in the local newspaper and a copy of the application being sent to prescribed persons. Within 20 working days thereafter any person can make a submission to Council on the application stating their support, opposition or neutrality to the application.

Council is unlikely to publicly notify an application if the adverse effects of the proposal are, in Council's view, minor. If this is the case Council may identify persons who will be adversely affected by the application. If the applicant has not provided the written approval to the application from those affected persons, Council will notify them of the application, called 'limited notification', and give those people identified 20 working days to lodge a submission with Council should they wish to.

# PART C: Rules

# C1. Introduction

Each application for resource consent must include an assessment of the relevant rules of the applicable resource management documents which triggers the requirement for an application for resource consent. Such an assessment must be specified in sufficient detail to satisfy the purpose for which it is required.

# C2. Marlborough Sounds Resource Management Plan

Chapter 35: Coastal Marine Area

Application For a New Consent for an Existing Structure: Rule 35.4.2.7

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*New Structure or Extension for an Existing Structure: Rule 35.4.2.2 or Rule 35.4.2.4 and Rule 35.4.2.7* 

**Note:** The above are examples based on common consent applications received and are not intended to be a comprehensive list of all the rules applicable to coastal permits for foreshore structure(s), nor do the above determine the activity status of an activity. Any activity involving the occupation or works above Mean High Water Springs may also need a land use consent in addition to a coastal permit.

# **PART D: Objectives and Policies**

# **D1. Introduction**

Each application for resource consent must include an assessment of the relevant objectives and policies of the applicable resource management documents. The following documents and specified provisions therein are not an exhaustive list, but are likely to be of most relevance to an application for ordinary typical foreshore structure(s), either an existing or proposed structure.



# D2. New Zealand Coastal Policy Statement

**Policy 6(2)(a):** Recognise potential contributions to the social, economic and cultural wellbeing of people and communities from use and development of the coastal marine area.

In what ways would the subject structure(s) contribute to the applicant's wellbeing?

See	A 2.	 	
		 	••••••

Policy 6(2)(b): Recognise the need to maintain and enhance the public open space and recreation qualities and values of the coastal marine area.

Will the proposal detract from the recreation qualities and values of the area?

# D3. Marlborough Regional Policy Statement

Policy 7.1.10: To enable appropriate type, scale and location of activities by clustering activities with similar effects and ensuring activities reflect the character and facilities available in the communities in which they are located.

Will the subject structure(s) be clustered with others? Will the subject structure(s) reflect the established character of the area?

R.WALL IS CLOSE T	5 A DWELLING.	JERY, FARM	SHEDS OTHER
RETAINING WALLS.		,	· · · · · · · · · · · · · · · · · · ·
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# D4. Marlborough Sounds Resource Management Plan

**Policy 6.1.2.1.4:** Recognise and provide for continued tangata whenua access to and use of traditional coastal resources such as mataitai (seafood, shellfish), taiapure (reserved fishing grounds) and taonga raranga (plants valued for weaving).

Will the subject structure(s) allow for such continued access and use?	Yes I No
Policy 9.2.1.1.3: Exclusive occupation of the coastal marine area or occupation which effective public will only be allowed to the extent reasonably necessary to carry out the activity.	
Is the structure(s) the minimum size necessary to achieve its purpose(s)?	Yes 🗆 No
Policy 9.2.1.1.10: Avoid any adverse cumulative effects of foreshore structures by taking existence of other suitable structures prior to erecting new ones.	into account the
Are there any other suitable structures that can be used near to the subject structure(s)?	
	RECEIV



Yes Who

Yes DNo

Ves DNo

Policy 9.2.1.1.11: Avoid foreshore structures in areas of recreational use where there is an adverse effect on recreation values.

Will the subject structure(s) have an adverse effect on recreation values?	Yes No

Policy 19.3.1.1: Avoid, remedy or mitigate the adverse effects of activities and structures on navigation and safety, within the coastal marine area.

Will the subject structure(s) be located and maintained to ensure maritime safety?	V Yes No

# D5. Proposed Marlborough Environment Plan

## Chapter 13 - Use of the Coastal Environment

**Objective 13.0:** Structures in the coastal environment including jetties, boatsheds, decking, slipways, launching ramps, retaining walls, coastal protection structures, pipelines, cables and/or other buildings or structures are appropriately located and within appropriate forms and limits to protect the values of the coastal environment.

## All Coastal Structures

Policy 13.10.3: Efficient use of the coastal marine area can be achieved by using the minimum area necessary for structures.

Is the structure(s) the minimum size necessary to achieve its purpose(s)?	Yes No

Policy 13.10.6: Structures should be in an appropriate location and of an appropriate scale, design, cladding and colour to avoid or mitigate adverse effects of the landscape and amenity values of the coastal environment.

Are the subject structure(s) in keeping with their surroundings?	Yes	🗌 No
PROPOSED WALL WILL BE CONNECTED TO AN EXISTING	JETTY.	63
	2	

Policy 13.10.7: Structures shall be designed and located allowing for relevant dynamic coastal process, including sea level rise.

Are the subject structures designed to account for coastal erosion and sea level rise?

	Yes		No
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R. WALL HAS BEEN ENGINEERED TO THE CORRECT LENGT	REGENVER
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Jetties			
an existing jetty, ther	nd 13.10.15: Where an application re are a number of matters to be co of the existing environment and the	onsidered including (not exclude	y or to alter or extend ed to); the necessity for
s the width of the jet	ty no more than two metres?	/	Yes 🗆 No
s the jetty built from with non-reflective co	materials that are non-reflective ma plours?	aterials and/or painted	🗌 Yes 🗌 No
<b>Policy 13.10.12:</b> Ava a) b)	oid the cumulative effects of jetties of giving priority to the sharing of jet consider whether road access to and/or access to existing public la	ties or the development of com an application site, practical ac	munity jetties; and cess to another jetty
How many other jettie	es are in the bay or area? Is the jet	ty to be used by other propertie	es/neighbours?
A	hage for vessels for extended perio rure(s) be used only to facilitate boa	ds of time.	nbarkation purposes,
A		ds of time.	
Will the subject struct	ure(s) be used only to facilitate boa	ds of time.	
Will the subject struct Boatsheds and Slip Policy 13.10.19: The boatshed is to be loca area and its use differ	ure(s) be used only to facilitate boa ways purpose of a boatshed shall be to ated in the coastal marine area or o rs from the purpose described abov	ds of time. at access to land? house boats and boating equip n land immediately adjacent to	☐ Yes ☐ No ment. Where a the coastal marine
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Policy 13.10.22: The	visual impact of boatsheds on the values of the coastal environmen	ţ.
Is the boatshed limite	ed to one storey in height, with no internal upper flooring?	Yes No
	of materials that are non-reflective or are painted in non-reflective the surrounding shoreline or bush?	🗆 Yes 🗌 No
Where possible, is th include concrete?	e boatshed finished with external materials which do not	Yes No
Are there glass windo	ows or glass doors?	Yes No
If yes, is the glass op	aque or include curtains backed in dark colours?	🗌 Yes 🗌 No
Are there lights on the	e boatshed which only face down or used for access only?	Yes 🗋 No
Coastal Protection	Structures or Works	
	establishment of coastal protection structures or works may be cons	idered appropriate
whe	ere:	
a)	alternative responses to the hazard (including abandonment or relo are impractical, impose a high community cost or have greater adve any irrenment; and	cation of structures) erse effects on the
b)	environment; and the works are justified by a community need; or	
c)	regionally significant infrastructure is at risk.	
Will the subject struct	ure(s) be protecting private property? Yes	🗆 No
Will the subject struct (ie. Sounds Foreshore	ure(s) be protecting public property? e or Road Reserve)	Yes No
What other coastal pr	otection structure(s) or alternative methods have been considered?	
	5 states that where practicable, the use of non-structural methods fo	
work (including planti	ng and beach nourishment) shall be preferred to structural methods	
	ON 15 TWO SEVERE FOR PLANTINGS ET	
	proposal for coastal protection structures of works shall demonstra	
a)	The design, construction and placement of the coastal protection st to any of the following effects (either in temporary, permanent or cu i. Undermine the foundations at the base of the structure	tructure will not lead
	<ul><li>ii. Erosion behind or around the ends of the structure</li><li>iii. Settlement or loss of foundation material</li></ul>	
100	iv. Movement or dislodgement of individual structural componer	
	<ul> <li>Failure of coastal protection structure should overtopping by</li> <li>Offshore or longshore loss of sediment from the immediate v</li> </ul>	in laits
	vii. Any increase in the coastal erosion posed to the coastline in	
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 any effects of the work, including effects on water currents, wave action, sediment transport and deposition processes, do not adversely affect waahi tapu sites, natural processes, ecological or amenity values of the coastal marine area beyond the site of the work.

How will the design, construction and placement of the coastal protection avoid, remedy, mitigate the effects listed above in Policy 13.10.26 (a)?

THE EXISTING R. WALL HAS HAD NO EFFECT ON WATER CLERRENTS etc. ..... ------

Will there be any effects of the work on one or more of the following; water currents, wave action, sediment transport, deposition processes, waahi tapu sites, natural processes, ecological or amenity values of the coastal marine area? If yes, please detail.

LJ Yes M N	10

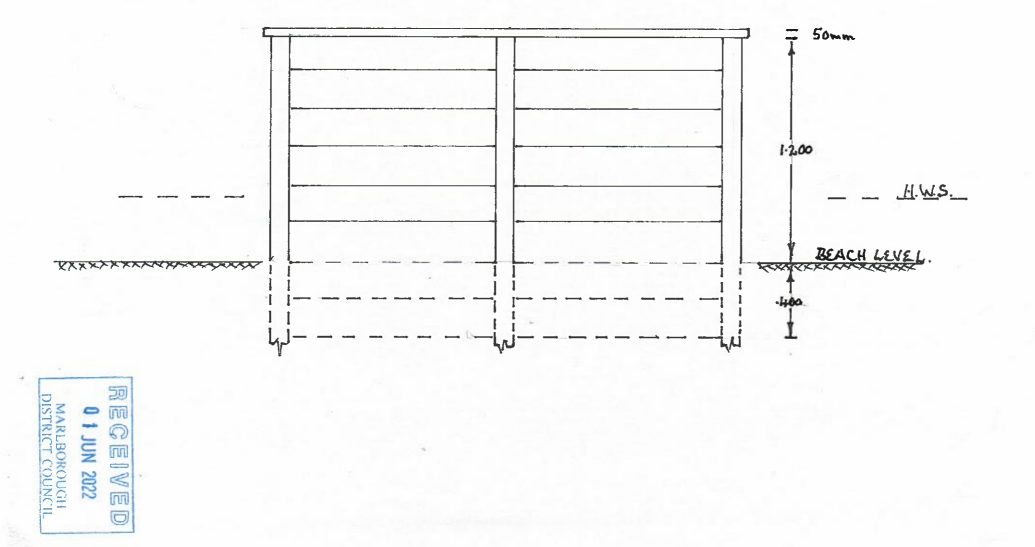


Π..

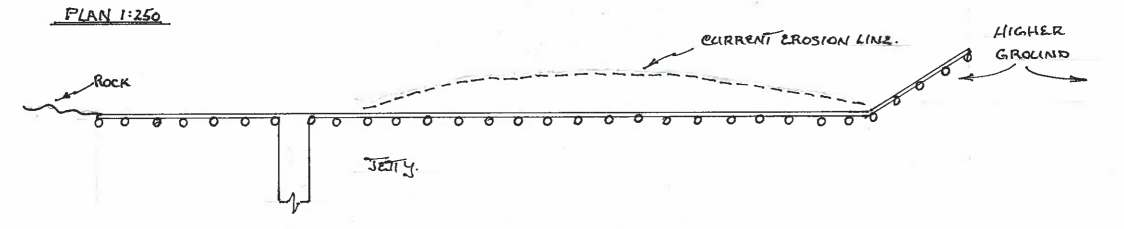
# PETRIE

RETAINING WALL.

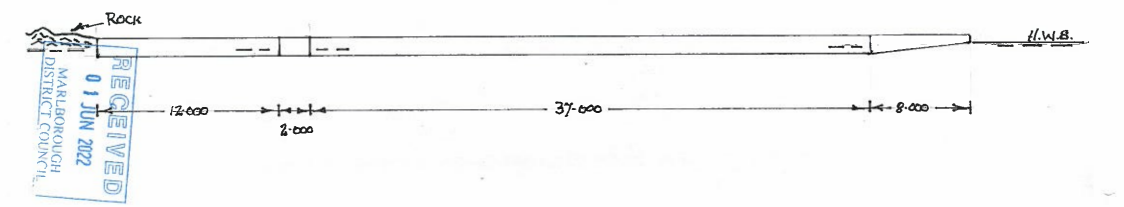
# ELENATION 1:20

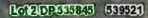


PETRIE HOUSE



ELEVATION 1:250





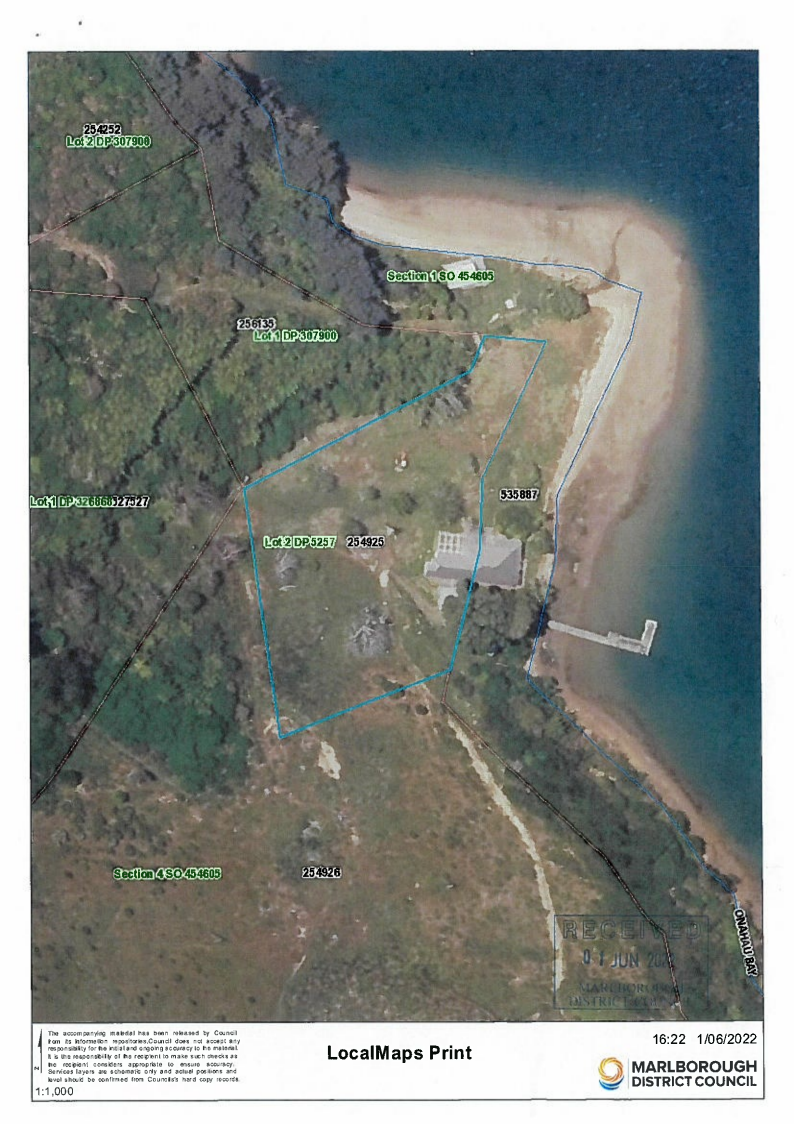


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LocalMaps Print



1:1,000







# SUBMISSION ON APPLICATION FOR A RESOURCE CONSENT

## 1. Submitter Details

Name of Submitter(s) in full	
Electronic Address for Service (email address)	
Postal Address for Service (or alternative method of service under section 352 of the Act)	
Primary Address for Service (must tick one)	
Electronic Address (email, as above)	or, Postal Address <i>(as above)</i>
Telephone (day) Mobile	Facsimile
Contact Person <i>(name and designation, if applicable)</i>	
2. Application Details	
2. Application Details Application Number	U
Application Number	
Application Number Name of Applicant <i>(state full name)</i>	
Application Number Name of Applicant <i>(state full name)</i> Application Site Address	
Application Number Name of Applicant <i>(state full name)</i> Application Site Address	
Application Number Name of Applicant <i>(state full name)</i> Application Site Address	
Application Number Name of Applicant <i>(state full name)</i> Application Site Address	
Application Number Name of Applicant <i>(state full name)</i> Application Site Address Description of Proposal	
Application Number Name of Applicant <i>(state full name)</i> Application Site Address Description of Proposal 3. Submission Details <i>(please tick one)</i>	

	<ul> <li>I am a trade competitor for the purposes of section 308B of the Resource Management Act 1991</li> <li>I am directly affected by an effect of the subject matter of the submission that:</li> <li>a) adversely affects the environment; and</li> <li>b) does not to relate to trade competition or the effects of trade competition</li> <li>I am NOT directly affected by an effect of the subject matter of the submission that:</li> <li>a) adversely affects the environment; and</li> <li>b) does not to relate to trade competition or the effects of the submission that:</li> <li>a) adversely affects the environment; and</li> <li>b) does not to relate to trade competition or the effects of trade competition</li> <li>I am NOT directly affects the environment; and</li> <li>b) does not to relate to trade competition or the effects of trade competition</li> <li>I am NOT a trade competitor for the purposes of section 308B of the Resource Management Act 1991</li> </ul>	
	ecific parts of the application that my/our submission relates to are <i>(give details, using additional if required)</i>	
The rea	asons for my/our submission are <i>(use additional pages if required)</i>	
applica	cision I/we would like the Council to make is (give details including, if relevant, the parts of the tion you wish to have amended and the general nature of any conditions sought. Use additional if required)	
4. H	leard in Support of Submission at the Hearing	-
l/we wi	sh to speak in support of my/our submission	
l/we do	not wish to speak in support of my/our submission	

OPTIONAL: Pursuant to section 100A of the Resource Management Act 1991 I/we request that the Council delegate its functions, powers, and duties required to hear and decide the application to one or more hearings commissioners who are not members of the Council. (*Please note that if you make such a request you may be liable to meet or contribute to the costs of commissioner(s). Requests can also be made separately in writing no later than 5 working days after the close of submissions.*)

## 5. Signature

Signature	 Date	
Signature	 Date	

### 6. Important Information

- Council must receive this completed submission before the closing date and time for receiving submissions for this application. The completed submission may be emailed to <a href="mailto:mdc@marlborough.govt.nz">mdc@marlborough.govt.nz</a>.
- 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.
- You must serve a copy of your submission on the applicant as soon as is reasonably practicable after you have served your submission on the consent authority.
- Only those submitters who indicate that they wish to speak at the hearing will be sent a copy of the section 42A hearing report.
- If you are making a submission to the Environmental Protection Authority, you should use form 16B.
- 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.
- 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 on 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 1 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.

## 7. Privacy Information

The information you have provided on this form is required so that your submission can be processed under the Resource Management Act 1991. The information will be stored on a public file held by Council. The details may also be available to the public on Council's website. If you wish to request access to, or correction of, your details, please contact Council.