

Our Reference: 1984267334-44286 Consent No. RM22.550.02

#### **COASTAL PERMIT**

Pursuant to Section 104B of the Resource Management Act 1991, the Otago Regional Council grants consent to:

Janefield Enterprises Limited Name:

Address: Cook North & Wong, 8 Moray Place, Dunedin Central

To occupy the common marine and coastal area with a wharf, access ramp and floating pontoon for the purpose of recreational, sporting, and educational use, and emergency, civil defence, and regulatory services use.

For a term expiring 23 September 2060

Location of consent activity: Common Marine and Coastal Area adjacent to 21 Marine

Parade, Taieri Mouth.

Legal description of consent location: Common Marine and Coastal Area

Map Reference (NZTM2000) approximate E1382752 N4896309 midpoint of site:

## **Conditions**

## **Specific**

- 1. The occupation of the common marine and coastal area must be carried out in accordance with the plans and all information submitted with the application, detailed below, and all referenced by the Consent Authority as consent number RM22.550:
  - a) Application titled Application for Resource Consent Onumai Enterprises 21 Marine Parade Taieri Mouth, prepared by Cubitt Consulting Limited, dated June 2022, including application forms 1 and 12B, and Appendices 1-3, insofar as that document refers only to a wharf and floating pontoon.
  - b) Responses to s92(1) requests for further information, insofar as those documents refer only to a wharf and floating pontoon:
    - i. Letter titled Section 92(1) response for Consent Application Number RM22.550, undated and unsigned;



- Landscape assessment report titled Proposed Boatshed, 21
  Marine Parade, Taieri Mouth, Natural Character and Landscape
  Effects Assessment, prepared by Mike Moore, dated 26 January
  2023;
- iii. Graphic supplement to Mike Moore report
- iv. Revised design plans, prepared by Bernard Young Architecture, each dated 31 March 2023.
- v. Emails from Allan Cubitt to Shay McDonald, dated 21 July 2023.

If there are any inconsistencies between the above information and the conditions of this consent, the conditions of this consent will prevail.

- 2. This consent must not be exercised until Coastal Permit 2006.321 has been surrendered or has expired.
- 3. The occupation of the Common Marine and Coastal Area must be restricted to the area occupied by the wharf, access ramp, pontoon, and all appurtenant componentry and accessory structures as indicated in Appendix A of this consent.

Advice note. Appendix A shows a multipurpose building on the area of wharf authorised by this consent. This consent does not authorise that building.

- 4. The occupation of the Common Marine and Coastal Area by the authorised structures is not an exclusive right of occupancy. The general public or any persons may not be excluded from the area or any part of the wharf and pontoon to which this consent applies.
- 5. Any gate providing access to the wharf must not be locked at any time.
- 6. The floating pontoon must at all times remain securely fixed to the wharf, and must remain on the southeastern side of the wharf as indicated in Appendix A of this consent.
- 7. Noise from the site must not exceed:
  - a) 55 dBA between 7:00 AM to 10:00 PM Monday to Sunday; and
  - b) 45 dBA between 10:00 PM and 7:00 AM Monday to Sunday.

Advice note: Noise must be measured immediately adjacent to the wharf in accordance with New Zealand Standard 6801:2008: Acoustics – Acoustics - Measurement of Environmental Sound.

8. The structures authorised by this consent must be maintained in a tidy, safe and structurally sound condition at all times. The crane and hoist are to provide clear instructions about use and will be maintained in a good state of repair. The hoist will

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be available for use via an online registration system, subject to necessary health and safety controls

- 9. The Consent Holder must not make a complaint to the Consent Authority in relation to any lawful commercial fishing operations in the vicinity of the site, nor may any complaints be made on behalf of any person during the use of any structures authorised by this coastal permit.
- At all times during the exercise of the consent: 10.
  - a) The assigned coastal permit number plaque RM22.550.02 must be affixed and clearly displayed on the landward side of the wharf;
  - b) Any lighting must use Dark Sky Approved Luminaries; and
  - c) No advertising signage may be erected on the wharf or pontoon.

## **Performance Monitoring**

- 11. Within one month of the commencement of this consent, the Consent Holder must install and maintain signage on the landward side of the structures that:
  - a) States that all areas of the wharf, access ramp and pontoon are available to be accessed by the public at any time; and
  - b) Provides information that enables the public to arrange an appointment to access the crane and winch and provide clear instructions about its use
- 12. a) By 30 September 2020, and thereafter on the same date every five years, the Consent Holder must submit to the Consent Authority a structural integrity assessment for the wharf, pontoon, and all appurtenant component and accessory structures, including the two access ramps and the crane with winch.
  - b) This report must assess the structural integrity of the aforementioned structures and includes an assessment of any remedial work required.
  - c) The report must be prepared by an independent and suitably qualified engineer.

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- 13. a) All identified remedial work through the structure integrity assessment required by Condition 11 must be completed by an independent and suitably qualified engineer or builder within 90 working days of this assessment having been completed.
  - b) The Consent Holder must submit photographic evidence to the Consent Authority showing that the works have been completed and written certification from an independent and suitably qualified engineer that the works have been completed in the form of a completion report.
  - c) Photographs must be in colour and be no smaller than 200 x 150 millimetres in size and be in JPEG form.
- The Consent Holder must maintain a record of any complaints about the use of any structures authorised by this consent. The register must include, but not be limited to:
  - The date, time, location and nature of the complaint; a)
  - b) The name, phone number, and address of the complainant, unless the complainant elects not to supply this information;
  - Action taken by Consent Holder to remedy the situation and any policies or c) methods put in place to avoid or mitigate the problem occurring again.

The Consent Holder must, within 24 hours, inform the Consent Authority of any complaints received from any person about activities on the site associated with the consented activities.

Where information is required to be provided to the Consent Authority in conditions 16. this is provided in writing to compliance@orc.govt.nz, and the email heading is to reference RM22.550.02 and the condition/s the information relates to.

#### **Notes to Consent Holder**

- If you require a replacement consent upon the expiry date of this consent, any new 1. application should be lodged at least 6 months prior to the expiry date of this consent. Applying at least 6 months before the expiry date may enable you to continue to exercise this consent under section 124 of the Resource Management Act 1991 until a decision is made on the replacement application (and any appeals are determined).
- The Consent Holder is responsible for obtaining all other necessary consents, permits, 2. and licences, including those under the Building Act 2004, the Biosecurity Act 1993, the Conservation Act 1987, and the Heritage New Zealand Pouhere Taonga Act 2014. This consent does not remove the need to comply with all other applicable Acts (including the Property Law Act 2007 and the Health and Safety at Work Act 2015), regulations, relevant Bylaws, and rules of law. This consent does not constitute building consent approval. Please check whether a building consent is required under the Building Act 2004.

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- 3. The Consent Holder will be required to pay the Consent Authority an [insert frequency if required annual/biannual] administration and monitoring charge to recover the actual and reasonable costs incurred to ensure ongoing compliance with the conditions attached to this consent, collected in accordance with Section 36 of the Resource Management Act 1991.
- 4. The Consent Holder is advised that any event requiring occupation of the common marine and coastal area outside the bounds of the structures specifically authorised by this coastal permit may require additional resource consents.

Issued this XX day of XXXX 20XX with decision being made by an independent hearing commissioner for Otago Regional Council





# Appendix A - Proposed extent of occupation.

This consent does not authorise the multipurpose building and its interior components shown on the following Proposed Ground Floor Plan.

That Plan must only be used to determine the authorised external plan view dimensions of the wharf, access ramp and pontoon.

