



Te Uru Rākau

Forestry New Zealand

OIA19-0241

21 JUN 2019

s 9(2)(a)

Dear s 9(2)(a)

OFFICIAL INFORMATION ACT REQUEST

I refer to your official information request on 6 May 2019 relating to s 9(2)(a) and the Northland Regional Council Resource Consent. On 31 May 2019, the Ministry for Primary Industries (MPI) extended the time limit to respond to your request to 21 June 2019. Your request has been considered under the Official Information Act 1982 (OIA) and below are responses to each of your questions.

- 1. All documents held by the Ministry relating to the extraction of logs, trees or timber under the Northland Regional Council's resource consent dated 10 August 2018 and numbered AUT.040137.01.01, granted to s 9(2)(a) and s 9(2)(a) to extract sunken trees and logs from the beds of various watercourses (Consent). A copy of the consent is attached.**
- 2. All documents and records being or relating to any milling statements sought or granted in relation to any logs, trees or timber extracted under the Consent, or otherwise sought by s 9(2)(a), or s 9(2)(b)(ii).**
- 3. All documents held by the Ministry relating to timber extraction or milling activities by s 9(2)(b)(ii) s 9(2)(a) or s 9(2)(a) or any of their know associates or agents.**

The following documents are released to you under the OIA.

- Indigenous Timber Milling Statement, 9 February 2012
- Indigenous Timber Milling Statement, 7 May 2013

Te Uru Rākau

Forestry & Land Management

Charles Fergusson Building, 34-38 Bowen Street

Wellington 6011, New Zealand

PO Box 2526

Wellington 6140, New Zealand

Telephone: 0800 00 83 33, Facsimile: +64-4-894 0300

www.mpi.govt.nz

- Indigenous Timber Milling Statement, 15 June 2018
- Indigenous Timber Milling Statement, 30 January 2019
- Indigenous Timber Milling Statement, 18 March 2019

Some information has been withheld pursuant to the below sections of the OIA. MPI is satisfied that in the circumstances of this case, the withholding of the information is not outweighed by other considerations which render it desirable in the public interest to make the information available.

- Section 9(2)(a) - to protect the privacy of natural persons, including that of deceased natural persons
- Section 9(2)(b)(ii) - to protect information where the making available of the information would be likely unreasonably to prejudice the commercial position of the person who supplied or who is the subject of the information

4. All documents (including policies, guidelines or opinions) relating to the ability to mill or export timber extracted from riverbeds or the seafloor, and MPI's treatment of application to export or mill such timber.

This information is publically available, therefore this part of your request is refused pursuant to section 18(d) of the OIA. Provisions for milling indigenous timber can be found in Part 3A of the Forests Act 1949, particularly section 67D(1)(b)(iv) & (v). Guidelines for exporting timber and timber products can also be found on the Te Uru Rākau website - <https://www.teururakau.govt.nz/growing-and-harvesting/forestry/indigenous-forestry/exporting-indigenous-timber-and-timber-products>.

You have the right under section 28(3) of the OIA to seek an investigation and review by the Ombudsman of this decision.

Yours sincerely



Oliver Hendrickson
Director Forestry & Land Management

INDIGENOUS TIMBER MILLING STATEMENT



Milling Statement No. 7-00-01543

Period to which this milling statement applies: 9/2/2012 to 8/3/2013

This statement is issued to: s 9(2)(a)

Address: s 9(2)(a), s 9(2)(b)(ii)

under Section: 67D(1)(b)(iv)

of the Forests Act 1949 for milling: Salvaged Timber

Timber Species and Volumes:

Species	Number of Trees	Number of Logs	Volume m ³ (Roundwood)
Rimu		75	150.0
Matai		25	50.0
Totara		25	50.0
Kahikatea		25	50.0
Total Volume			300.0

Landholding (C/T Identifier(s)): s 9(2)(b)(ii)

Legal Description: s 9(2)(b)(ii)

General Conditions:

- This statement allows the timber listed above to be milled at any sawmill registered to mill indigenous timber under section 67D(1) of the Forests Act 1949.
- This statement does not confer right, title or ownership to the timber described above.
- Before any felling or harvesting you should check with your relevant Regional or District Council for any resource consent/compliance requirements for such activity under the relevant Regional and/or District Plans.

Other Conditions:

- Note as per conditions already set out salvage should only occur from the Maungakahia river under the conditions and the locations set out in resource consent CON20082167401

Date of Issue: 9/2/2012

Signed:

Office Use only ref:

s 9(2)(a)

Programmes Advisor

Acting pursuant to delegated authority made
under section 4A of the Forests Act 1949



Ministry of Agriculture and Forestry
Te Manatū Ahuwhenua, Ngāherehere
35 Norfolk Street, PO Box 503, Whangarei 0140, New Zealand
Telephone: 0800 00 83 33, Web: www.maf.govt.nz



9 February 2012



s 9(2)(a)

s 9(2)(a)

Dear Sir

Indigenous Timber Milling Statement

Please find attached an INDIGENOUS TIMBER MILLING STATEMENT, which provides for the milling of indigenous timber;

No. 7-00-01543	50.0 m ³	Kahikatea
	50.0 m ³	Matai
	150.0 m ³	Rimu
	50.0 m ³	Totara

The approved volume is log roundwood volume.

This statement does not give a right to access land or a right to the ownership of indigenous timber.

Milling of indigenous timber

Sawmills milling indigenous timbers are required to be registered under the Forests Act 1949. The sawmiller should receive a copy of the Milling Statement.

It is your responsibility to ensure that you meet any other regulatory requirements. Before harvesting, you should check with your relevant Regional or District Council for any compliance requirements with Regional and/or District Plans under the Resource Management Act 1991.

Yours faithfully

s 9(2)(a)

Programmes Advisor



Ministry of Agriculture and Forestry
Te Manatū Ahuwhenua, Ngāherehere
35 Norfolk Street, PO Box 503 Whangarei 0140, New Zealand
Telephone: 0800 00 83 33. Web: www.maf.govt.nz



MILLING STATEMENT APPLICATION FORM



s 9(2)(a)

Landowners Name(s):

s 9(2)(a), s 9(2)(b)(ii)

Category of timber to be harvested and milled (please circle): (For definitions please refer overleaf)

- 1 Standing dead 2 Windthrown 3 Salvage 4 Water Impoundment 5 Accessway
 6 Scientific Research 7 Mining 8 Public Work 9 SILNA 10 Planted indigenous forest
 11 Tree Ferns 12 Seized Timber 13 Crown land e.g. Conservation land

Volume estimates:

Species	No. of trees/logs	Volume (m ³)	Category (circle as above)
Rimu	25	150	1 2 3 4 5 6 7 8 9 10 11 12 13
Matai	25	50	1 2 3 4 5 6 7 8 9 10 11
Totara	25	50	1 2 3 4 5 6 7 8 9 10 11
Lahikatea	25	50	1 2 3 4 5 6 7 8 9 10 11
			1 2 3 4 5 6 7 8 9 10 11

Other relevant details:

s 9(2)(a)

Landowners Signature: _____ Date: 25-01-12.

Applicants' Checklist

- ☒ Copy of current Land Identifier (Certificate of title)
- ☒ Photographs of trees/logs
- ☒ Map showing property location
- ☒ Map/Aerial photograph showing tree/log location
- ☒ Authorising letter from landowner (where the applicant is not the landowner)
- ☒ For "Mining Timber" applications, include the front page of Mining Licence or Work Programme

Send this form with attachments to:

Sustainable Programmes, Ministry of Agriculture and Forestry
 PO Box 20280 OR PO Box 1340
 Christchurch 8543 Rotorua 3040





Click on map to: | Display feature info from layer:

s 9(2)(a), s 9(2)(b)(ii)

Released under the Official Information Act 1982

s 9(2)(a), s 9(2)(b)(ii)

Released under the Official Information Act 1982



Released under the Official Information Act 1982



Display feature info from layer: Any Map Feature

Click on map to Zoom In and Recenter

Search Layers Legend

Search

Locate:

In: All

Search

Enter place to find and hit enter key

Standard Land Resources District Plan Hazards
s 9(2)(a), s 9(2)(b)(ii)

m/m2

m/m2



Released under the Official Information Act 1982

RESOURCE CONSENT DECISION

CON20082167401

Non Notified New

Pursuant to Section 104B of the Resource Management Act 1991 ("the Act"), the Northland Regional Council ("the Council") hereby grants resource consent to:

s 9(2)(a), s 9(2)(b)(ii)

To carry out the following activity on the bed of the Mangakahia River from its confluence with the Waiua River to upstream of Titoki Bridge between location co-ordinates s 9(2)(b)(ii) s 9(2)(b)(ii) and s 9(2)(b)(ii) s 9(2)(b)(ii)

Note: All location co-ordinates in this document refer to Geodetic Datum 2000, New Zealand Transverse Mercator Projection.

01 Salvage logs from the bed of the Mangakahia River

Subject to the following conditions:

- 1 All access and egress to water bodies for barges and logs shall be at existing landing sites or crossings, unless the barge is lifted by crane directly into and out of the waterbody. No removal of sunken logs from the bed of the river shall be undertaken adjacent to land owned by any person, including that of s 9(2)(a), s 9(2)(b)(ii) without his prior written approval.
- 2 No new earthworks for vehicle access over or through any river bank shall be carried out for the purpose of extracting logs.
- 3 The Consent Holder shall not exercise this consent in areas which may adversely affect the stability of riverbanks, nor where bank margins contain native aquatic plants including mangroves, salt marshes, raupo, flax, sedges, and rushes.
- 4 All logs extracted from the river shall be retained on the barge or otherwise placed above flood level within 48 hours of their extraction.
- 5 The Consent Holder shall advise both the Regional Council (Private Bag 9021 Whangarei) and The Secretary Korokota Marae Trustees, s 9(2)(a) s 9(2)(a) in writing of the date and location of any intended exercise of this consent, not less than one week beforehand.
- 6 The Consent Holder shall advise the Department of Conservation in writing, at least 10 days prior to exercising this consent in any part of the river where the depth of water is less than 0.7 metres.
- 7 The Consent Holder shall maintain a written record of all logs salvaged. This information shall include type and approximate location of every log removed, and shall be made available upon request, within 48 hours to the Council for inspection.



**COMPUTER FREEHOLD REGISTER
UNDER LAND TRANSFER ACT 1952**



Search Copy

R. W. Muir
Registrar-General
of Land

Identifier s 9(2)(b)(ii)
Land Registration District North Auckland
Date Issued 19 December 1980

Prior References

s 9(2)(b)(ii)

Estate Fee Simple
Area 30.3514 hectares more or less
Legal Description s 9(2)(b)(ii)

Proprietors

s 9(2)(b)(ii)

Interests

s 9(2)(b)(ii) - 8.11.2011 at 4:25 pm

Released under the Official Information Act 1982

s 9(2)(a), s 9(2)(b)(ii)

Released under the Official Information Act 1982



**COMPUTER FREEHOLD REGISTER
UNDER LAND TRANSFER ACT 1952**



R. W. Muir
Registrar-General
of Land

Search Copy

Identifier s 9(2)(b)(ii)
Land Registration District North Auckland
Date Issued 11 March 1992

Prior References

s 9(2)(b)(ii)

Estate Fee Simple
Area 81.2150 hectares more or less
Legal Description s 9(2)(b)(ii)

Proprietors

s 9(2)(b)(ii)

Interests

Subject to a telecommunications right (in gross) over parts marked B and D on DP s 9(2)(b)(ii) in favour of Telecom
Auckland Limited created by Transfers s 9(2)(b)(ii) - 11.3.1992 at 1.36 pm
s 9(2)(b)(ii) - 8.11.2011 at 4:25 pm

s 9(2)(a)

11 January 2012

Regional Council
Whangarei

To Whom It May Concern

I s 9(2)(a) inform you that I have lifted the
Rahui that was placed on the boundaries of
my property, relating to the Mangakahia River
that flows in between.

Any queries please contact me on s 9(2)(a)

Yours sincerely

s 9(2)(a)

s 9(2)(a)

RECEIVED

27 JAN 2012

BY: [Signature]

RECEIVED

72 JAN 2012

BY: [Signature]

MILLING STATEMENT APPLICATION FORM

s 9(2)(a)

Landowners Name(s):

s 9(2)(a), s 9(2)(b)(ii)

Category of timber to be harvested and milled (please circle): (For definitions please refer overleaf)

- 1 Standing dead 2 Windthrown 3 Salvage 4 Water Impoundment 5 Accessway
6 Scientific Research 7 Mining 8 Public Work 9 SILNA 10 Planted indigenous forest
11 Tree Ferns 12 Seized Timber 13 Crown land e.g. Conservation land

Volume estimates:

Species	No. of trees/logs	Volume (m ³)	Category (circle as above)
Rimu	25	150	1 2 3 4 5 6 7 8 9 10 11 12 13
Matai	25	50	1 2 3 4 5 6 7 8 9 10 11
Totara	25	50	1 2 3 4 5 6 7 8 9 10 11
Kahikatea	25	50	1 2 3 4 5 6 7 8 9 10 11
			1 2 3 4 5 6 7 8 9 10 11

Other relevant details:

s 9(2)(a)

Landowners Signature:

Date: 25-01-12

Applicants' Checklist

- ☒ Copy of current Land Identifier (Certificate of title)
☒ Photographs of trees/logs
☒ Map showing property location
☒ Map/Aerial photograph showing tree/log location
☐ Authorising letter from landowner (where the applicant is not the landowner)
☒ For "Mining Timber" applications, include the front page of Mining Licence or Work Programme

Send this form with attachments to:

Sustainable Programmes, Ministry of Agriculture and Forestry
PO Box 20280 OR PO Box 1340
Christchurch 8543 Rotorua 3040



WHANGAREI
DISTRICT COUNCIL



Click on map to Zoom In and Recenter

Display feature info from layer: Any Map Feature

Search Layers Legend

Standard Land Resources District Plan Hazards

m/m2

m/m2

Search

Locate:

In:

All

Search

Enter place to find and hit enter key

s 9(2)(a), s 9(2)(b)(ii)

Released under the Official Information Act 1982





WHANGAREI
DISTRICT COUNCIL

Search Layers Legend

Search

Locate

In:

All

Search

Enter place to find and hit enter key



Click on map to Zoom In and Recenter

Display feature info from layer: Any Map Feature

Standard Land Resources District Plan Hazards
s 9(2)(a), s 9(2)(b)(ii)

Extraction areas

Released under the Official Information Act 1982



Released under the Official Information Act 1982





INDIGENOUS TIMBER MILLING STATEMENT

Milling Statement No. 7-00-01835

Period to which this milling statement applies: 7/5/2013 to 8/5/2015

This statement is issued to: s 9(2)(a)

Address: s 9(2)(a), s 9(2)(b)(ii)

under Section: 67D(1)(b)(iv)

of the Forests Act 1949 for milling: Salvaged Timber

Timber Species and Volumes:

Species	Number of Trees	Number of Logs	Volume m ³ (Roundwood)
Totara		20	50.0
Rimu		80	0.0
Matai		30	60.0
Kahikatea		40	80.0
Total Volume			190.0

Landholding (C/T Identifier(s)): s 9(2)(b)(ii)

Legal Description: s 9(2)(b)(ii)

General Conditions:

- This statement allows the timber listed above to be milled at any sawmill registered to mill indigenous timber under section 67D(1) of the Forests Act 1949
- This statement does not confer right, title or ownership to the timber described above
- Before any felling or harvesting you should check with your relevant Regional or District Council for any resource consent/compliance requirements for such activity under the relevant Regional and/or District Plans

Other Conditions:

- For salvaged logs from the Maungataniwha River and Okahu River under consent MC01383101

Date of Issue: 7/5/2013

Signed

s 9(2)(a)

Office Use only

Programmes Advisor

Acting pursuant to delegated authority made
under section 4A of the Forests Act 1949



7 May 2013

s 9(2)(a)

s 9(2)(a)

Dear Sir

Indigenous Timber Milling Statement

Please find attached an INDIGENOUS TIMBER MILLING STATEMENT, which provides for the milling of indigenous timber;

No. 7-00-01835	80.0 m ³	Kahikatea
	60.0 m ³	Matai
	0.0 m ³	Rimu
	50.0 m ³	Totara

The approved volume is log roundwood volume.

This statement does not give a right to access land or a right to the ownership of indigenous timber.

Milling of indigenous timber

Sawmills milling indigenous timbers are required to be registered under the Forests Act 1949. The sawmiller should receive a copy of the Milling Statement.

It is your responsibility to ensure that you meet any other regulatory requirements. Before harvesting, you should check with your relevant Regional or District Council for any compliance requirements with Regional and/or District Plans under the Resource Management Act 1991.

Yours faithfully

s 9(2)(a)

Programmes Advisor

MILLING STATEMENT APPLICATION FORM



s 9(2)(a), s 9(2)(b)(ii)

Category of timber to be harvested and milled (please circle): (For definitions please refer overleaf)

- 1 Standing dead 2 Windthrown 3 Salvage 4 Water Impoundment 5 Accessway
6 Scientific Research 7 Mining 8 Public Work 9 SILNA 10 Planted indigenous forest
11 Tree Ferns 12 Seized Timber 13 Crown land e.g. Conservation land

Volume estimates:

Species	No. of trees/logs	Volume (m ³)	Category (circle as above)
Totara	20	50	1 2 3 4 5 6 7 8 9 10 11 12 13
Rimu	80	150	1 2 3 4 5 6 7 8 9 10 11
Matai	30	60	1 2 3 4 5 6 7 8 9 10 11
Kahikatea	40	80	1 2 3 4 5 6 7 8 9 10 11
			1 2 3 4 5 6 7 8 9 10 11

Other relevant details:

Landowners Signature:

s 9(2)(a)

Date: 2-10-12

Applicants' Checklist

- ☒ Copy of current Land Identifier (Certificate of title)
☒ Photographs of trees/logs
☒ Map showing property location
☒ Map/Aerial photograph showing tree/log location
☒ Authorising letter from landowner (where the applicant is not the landowner) *see attached Resource Consent.*
☐ For "Mining Timber" applications, include the front page of Mining Licence or Work Programme

Send this form with attachments to:

Sustainable Programmes, Ministry of Agriculture and Forestry
PO Box 20280 OR PO Box 1340
Christchurch 8543 Rotorua 3040

12 OCT 2012

FORM 8A
AFFECTED PERSON'S WRITTEN APPROVAL
(Section 95E(3)(a)/95F(c) of the Resource Management Act 1991)

TO: Northland Regional Council

Full name of person giving written approval:

s 9(2)(a)

I am the owner / ~~occupier~~ (delete one) of the property located at:

I have authority to sign on behalf of all the other owners / occupiers (select one) of the above property. Note: If you are signing on behalf of a trust or company, please provide additional written evidence that you have signing authority.

This is written approval to the following activity that is subject of a resource consent application:

s 9(2)(a), s 9(2)(b)(ii)

Applicant's Name:

(Consent being made)
Application

s 9(2)(a)

Description of Proposal:

Location:

Extract logs timber, snickers and objects
Okahu - Mangamanga River

I have read the full application for resource consent, the Assessment of Environmental Effects (AEE), and any site plans as follows:

Document name and date:

Plan number(s) and date(s):

Resource Consent 11/001383101 16-11-2005
See attached and as depicted in orange.

In signing this written approval, I understand that the Northland Regional Council must decide that I am no longer an affected person, and the Northland Regional Council must not have regard to any adverse effects on me.

I understand that I may withdraw my written approval by giving written notice to the Northland Regional Council before the hearing, if there is one, or, if there is not, before the application is determined.

FOR AND ON BEHALF OF

s 9(2)(a)

Signature* of person giving written approval
(or person authorised to sign on behalf of person giving written approval)

Date

22-7-12.

Address for service of person giving written approval:

s 9(2)(a)

Telephone:

Fax/Email:

Contact person:

(name and designation, if applicable)

* A signature is not required if you give your written approval by electronic means.

- NOTES:** (1) There is no obligation for you to sign this form and no reasons need to be given. Therefore, if you do not understand what this form is, or details about the application, then **DO NOT SIGN IT**.
(2) Conditional written approvals cannot be accepted.
(3) If this form is not signed, the application may need to be notified with an opportunity for submissions.

s 9(2)(a), s 9(2)(b)(ii)

Released under the Official Information Act 1982

Released under the Official Information Act 1982

QuickMap Title Preview

Information last updated as at 01 Sep 2012



COMPUTER FREEHOLD REGISTER UNDER LAND TRANSFER ACT 1952

Identifier s 9(2)(b)(ii)
Land Registration District North Auckland
Date Issued 20 February 1997

Prior References

s 9(2)(b)(ii) s 9(2)(b)(ii)

Type	Fee Simple
Area	772.9693 hectares more or less
Legal Description	s 9(2)(b)(ii)

Proprietors

s 9(2)(b)(ii)

Subject to Part IV A Conservation Act 1987 (affects s 9(2)(b)(ii))

Subject to Section 11 Crown Minerals Act 1991 (affects s 9(2)(b)(ii))

Fencing Agreement in s 9(2)(b)(ii)

C547923.1 Open Space Covenant pursuant to Queen Elizabeth The Second National Trust Act 1977 (affects s 9(2)(b)(ii))

s 9(2)(b)(ii) - 22.12.2008 at 11:45 am

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Te Uru Rākau
Forestry New Zealand

Ministry for Primary Industries
Manatū Ahu Matua

18 June 2018

s 9(2)(a)

s 9(2)(a)

Dear s 9(2)(a)

Indigenous Timber Milling Statement

Please find attached an INDIGENOUS TIMBER MILLING STATEMENT, which approves the milling of salvaged indigenous timber:

No. 7-00-02913

7.0 m³ Rimu

No. 7-00-02913

1.0 m³ Kahikatea

The approved volume is log roundwood volume.

This statement does not give a right to access land or a right to the ownership of indigenous timber.

Sawmills milling indigenous timbers are required to be registered under the Forests Act 1949.

It is your responsibility to ensure that you meet any other regulatory requirements such as under the Resource Management Act 1991.

Yours faithfully

s 9(2)(a)

Senior Forestry Analyst

INDIGENOUS TIMBER MILLING STATEMENT

Milling Statement No. 7-00-02913

Period to which this milling statement applies: 15/6/2018 to 14/12/2018

This statement is issued to: s 9(2)(a)

Address: s 9(2)(a), s 9(2)(b)(ii)

under Section: 67D(1)(b)(iv)

of the Forests Act 1949 for milling: Salvaged Timber

Timber Species and Volumes:

Species	Number of Trees	Number of Logs	Volume m ³ (Roundwood)
Rimu		5	7.0
Kahikatea		1	1.0
Total Volume			8.0

Landholding (C/T Identifier(s)):

Legal Description: Computer Freehold Register Unique Identifier

General Conditions:

- This statement allows the timber listed above to be milled at any sawmill registered to mill indigenous timber under section 67D(1) of the Forests Act 1949.
- This statement does not confer right, title or ownership to the timber described above.
- Before any felling or harvesting you should check with your relevant Regional or District Council for any resource consent/compliance requirements for such activity under the relevant Regional and/or District Plans.

Other Conditions:

- This statement approves for the milling of ONLY indigenous timber salvaged from the Wairoa River as indicated in the original application.

Date of Issue: 15/6/2018

Signed:

Office Use only ref:

Senior Programmes Advisor

Acting pursuant to delegated authority.



18 June 2018

s 9(2)(a)

s 9(2)(a)

Dear s 9(2)(a)

Subject: Milling Indigenous Timber Without Approval

This letter has been sent to you following the inspection undertaken by a Forestry Officer warranted under the Forests Act 1949, of indigenous timber located at s 9(2)(a), s 9(2)(b)(ii) on 17 May 2018. This inspection was conducted under Section 67R (1) (a) in order to inspect the indigenous timber known to be at that address.

The key points from the inspection were:

- Indigenous timber was on site, salvaged from the Wairoa River; and,
- The milling of indigenous timber without Forests Act approval had occurred.

Under Section 67D (1) of the Forests Act the milling of indigenous timber is prohibited unless:

- the sawmill is registered with the delegated authority in accordance with Section 72; and,
- that the timber has written approval.

Section 67T of the Act provides for the following offence:

Every person commits an offence who-

(b) mills any indigenous timber contrary to section 67D

This offence carries a fine not exceeding \$200,000 upon conviction.

On this occasion the decision has been made to **formally warn** you for milling in contravention of Section 67D of the Forests Act 1949.

This decision to warn you is based on the fact that you engaged with MPI to introduce your new saw miller to the legal process prior to the inspection on 17 May 2018. In addition, to your credit, you have been cooperative and forthcoming, accepting responsibility for the actions taken by yourself and your staff.

In explanation you said that your saw miller, s 9(2)(a), was new to the process and had made a mistake, believing that he had submitted an application and received approval for the milling of the timber.

Consideration has also been given to the efforts you have made to bring yourself and your business into compliance since the initial inspection. Your explanation was also deemed plausible given that an incomplete application had been received on 6 March 2018 and that this was the first application to be received from s 9(2)(a).

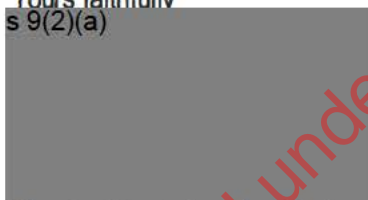
It is important to note that the registered saw miller is responsible for ensuring compliance with the Forests Act and that their operators act accordingly.

This letter will be retained on file and you are formally warned that in future situations of a similar nature the timber is likely to be seized under Section 67R (1) (e) and you may be liable for prosecution.

I would expect that you will remain compliant in the future and operate your business in line with the requirements of the Forests Act 1949.

Should you have any queries about the content of this letter please contact me via email s 9(2)(a)

Yours faithfully
s 9(2)(a)

A large rectangular grey box redacting the signature of the Senior Forestry Analyst.

Senior Forestry Analyst

s 9(2)(a)

From: s 9(2)(a), s 9(2)(b)(ii)
Sent: Thursday, 24 May 2018 1:45 PM
To: s 9(2)(a) s 9(2)(a)
Subject: Fwd: Milling statement
Attachments: Screenshot_20180524-133021.png; IMG_20171222_112631.jpg; 24-05-2018milling-statement-application-form.pdf

----- Forwarded message -----

From: s 9(2)(a), s 9(2)(b)(ii)
Date: Thu, 24 May 2018, 1:44 PM
Subject: Milling statement
To: <s 9(2)(a) @mpi.govt.nz>

Hi s 9(2)(a)

Attached is our resubmitted milling statement signed and map attached.

Please note that logs have be milled with out approval. This was my mistake and I take ownership of that.

04 Rimu 4021 m3
05 Rimu 4927 m3
02 Kahikatea 933 m3
03 Kahikatea 9613 m3

If there is any more information or anything else please email or call me

s 9(2)(a)

s 9(2)(a)

Indigenous Timber Milling Statement APPLICATION FORM

Ministry for Primary Industries
Manatū Ahu Matua



Before issuing a milling statement, MPI must be satisfied the timber meets the circumstances specified in the Forests Act 1949. Providing complete information will help your application be processed as quickly as possible. Send the completed form with attachments to Indigenous.Forestry@mpi.govt.nz, post it to Ministry for Primary Industries, Private Bag 4765, Christchurch 8543, or call MPI on 0800 00 83 33.

Section 1: Personal Details

Applicant's Name: s 9(2)(a)

Phone s 9(2)(a)

Address: s 9(2)(a)

Fax

Email s 9(2)(a), s 9(2)(b)(ii)

Are you the landowner? YES

NO ☒

If NO, please fill in landowners details below.

Landowner's Name(s): s 9(2)(a)

Phone s 9(2)(a)

Address: s 9(2)(a), s 9(2)(b)(ii)

Fax

Email s 9(2)(a), s 9(2)(b)(ii)

If the applicant is not the landowner, you must include an email or letter of authorisation letter from the landowner.

Section 2: Select all relevant timber categories and provide volume estimates

Definitions are on page 3. If you're not sure, provide background information on the next page.

☒ (a) Salvaged timber

(d) Naturally dead or windthrown trees

(j) Timber from a planted indigenous forest

(b) Tree ferns

(e) Trees felled for a public work

(i) Timber from a forest sink covenant

(c) Trees felled for the construction/maintenance of an accessway or water impoundment

(f) Trees felled for a mining operation

(k) Timber from Specified Māori land

(g) Trees felled for scientific research

(l) Timber from Conservation Land

(h) Seized timber

(m) Timber first milled before 1 July 1993

Write the letter that corresponds to the category of the timber in the Cat. Column. If more space needed, use the Supplementary Timber Details form.

Cat.	Species	No. of trees/stumps/logs (select one)	Volume (m ³) or length and diameter
A	Rimu	5 Trees <input checked="" type="checkbox"/> Stumps Logs	
B	Kahiketa	1 Trees <input checked="" type="checkbox"/> Stumps Logs	
		Trees Stumps Logs	
		Trees Stumps Logs	
		Trees Stumps Logs	

Section 3: Include the following with your application

There is space for comments/information on the next page.

A: For ALL timber categories, provide:

☒ Photographs of the trees/logs (ideally taken before felling/harvesting).

☒ A map or aerial photograph with the tree locations or extraction area clearly marked. If you cannot provide a map, provide GPS coordinates of the tree locations (NZTM 2000 Coordinate System).

The address of the timber source if it is different to those above.

B: Category-specific supporting information (continued over the page)

Salvaged timber

Select the source of the timber: ☒ Trees that have fallen naturally, OR

☒ Trees that were felled to waste before 3 July 1989

NOTE that salvaged timber cannot come from indigenous forest land (land wholly or predominantly under the cover of indigenous vegetation)

Naturally dead or windthrown timber and tree ferns

If the timber is coming from indigenous forest land:

Please describe your harvest method in the box over the page, including any tracking required to access the timber/ferns, and potential damage to the forest and/or its natural values.

For tree ferns, please describe the tree fern resource in the forest (species, average volume, stocking, volume/hectare, etc)

Timber from a Public Work

Attach documents from the relevant council or government agency (or provide a contact person).

Timber from Conservation Land

Attach evidence of Department of Conservation approval.

Timber from a mining operation

Attach a copy of the mine's current work plan.

Timber from the construction or maintenance of an accessway

Mark the location of the structure on your map.

Please explain the purpose of the construction or maintenance in the space below.

Timber felled for scientific research

Attach a copy of the research programme.

Timber first milled before 1 July 1993

Please write a brief explanation of the timber's origin (e.g. species, age, source, original use) in the space below.

Timber from a Planted Indigenous Forest

Mark the location and size of the forest on your map.

If you have one, attach a Planted Indigenous Forest Certificate

If you do NOT have a Planted Indigenous Forest Certificate, please write in the space below what the land use was:

- Before the forest was planted?
- Before the land was prepared for planting?

NOTE: if your planted forest is too small (below 0.05 ha) your application may be processed differently. MPI will contact you if this is the case

Timber from 'Specified Māori land'

What Act was the land originally reserved or granted under? (if you're unsure or have further information, use the space below)

The South Island Landless Māori Act 1906.

Section 12 of the Māori Land Amendment Act 1914.

Section 88 of the Reserves and Other Lands Disposal and Public Bodies Empowering Act 1916.

Section 110 of the Māori Purposes Act 1931.

Comments provided as part of additional information:

Rimu

01 6.3m = 1140m³

02 6.2m = 2386m³

03 8.3m = 1763m³

06 5.5m = 914m³

07 6.5m = 901m³

Kahikatea

01 3.4m = 961

I declare all of the information provided in this application to be true and acknowledge an inspection by a Forestry Officer may be required.

Applicant's
Signature:

s 9(2)(a), s 9(2)(b)(ii)

Date: 24/05/2018

Landowner's
signature:

Date:

Only required where no email or letter of authorisation is provided.

APPENDIX A: Definitions from the Forests Act 1949

This appendix provides some definitions and guidance for terms used in the Forests Act. To mill indigenous timber, your sawmill must be registered with MPI: for more information, email Indigenous.Forestry@mpi.govt.nz

NOTE: it is an offence to mill indigenous timber in anticipation of approval.

Indigenous forest land: land wholly or predominantly under the cover of indigenous flora.

Accessway, water impoundment: An accessway must have a bona fide purpose, for example, for a farm track, road, driveway, or access to a building site. A water impoundment is a dam.

Conservation land: land held, managed, or administered by the Crown under the Conservation Act 1987 or any Act listed in Schedule 1 of that Act

Forests sink covenant: timber from an area of forest land covered by a covenant with the purpose of establishing or maintaining a forest sink (e.g. the PFSI).

Mining operation: any operation in connection with mining, exploring, or prospecting for any mineral.

Naturally dead and windthrown: Windthrown trees are trees that have been uprooted, and are now lying on the ground surface, or would be, but are suspended in neighbouring trees. To be classified as naturally dead, there must not be any green foliage on the tree. MPI must be satisfied that the forest's natural values will be maintained.

Planted indigenous forest: timber from indigenous trees or tree ferns planted on land that was not indigenous forest land immediately before planting, or before the land was prepared for planting.

Public work: As defined in the Public Works Act. Examples include being contracted or directed by a local council to remove timber from a park, reserve, beach, or river, or removing timber for the construction of a road. If you're unsure your timber fits the definition, provide as much information as you can.

Salvaged timber: timber from trees that have fallen naturally or were felled to waste before 3 July 1989 (including any stumps or roots remaining from any trees felled before that date). Cannot come from indigenous forest land.

Seized timber: timber that has been seized under the Forests Act and sold, released, or disposed of and MPI has stated in writing that the person to whom the timber is sold, released, or disposed was not involved in the original offence under the Act.

Specified Māori land: timber from land with the status of Māori land or General land owned by Māori, as defined in section 4 of Te Ture Whenua Māori Act 1993, and originally reserved or granted under—

- (a) the South Island Landless Māori Act 1906; or
- (b) section 12 of the Māori Land Amendment Act 1914; or
- (c) section 88 of the Reserves and Other Lands Disposal and Public Bodies Empowering Act 1916; or
- (d) section 110 of the Māori Purposes Act 1931

Timber first milled before 1 July 1993: for example, timber recycled from buildings, furniture, structures, or fence posts.

Tree Ferns: If the tree ferns are coming from indigenous forest land, you must apply for a milling statement before harvesting the ferns, and MPI must be satisfied the harvest is sustainable. The tree ferns cannot come from land subject to a registered sustainable forest management plan or permit.

DISCLAIMER

The information provided is not intended to take place of, or represent, the written law of New Zealand, other official guidelines or requirements or professional advice. It is general information only. Whilst every effort has been made to provide accurate and clear information and explanation, this information is provided strictly on the basis that the New Zealand Crown, the Ministry for Primary Industries New Zealand, its statutory officers, employees, agents and all other persons responsible for or associated with the compilation, writing, editing, approval or publication of the information:

- disclaim any and all responsibility for any inaccuracy, error, omission, or any other kind of inadequacy, deficiency or flaw in, or in relation to, the information; and without limiting any of the above, fully exclude any and all liability of any kind on the part of any and all of them, to any person or entity that chooses to rely on this information.

For further information, contact Indigenous.Forestry@mpi.govt.nz

OR: Ministry for Primary Industries, Private Bag 4765, Christchurch 8543

OR: Phone 0800 00 83 33

Released under the Official Information Act 1982



s 9(2)(a)

From: s 9(2)(a) s 9(2)(a)
Sent: Friday, 15 June 2018 2:55 PM
To: s 9(2)(a)
Subject: Re: scan.pdf

Hi s 9(2)(a)

Thank you

s 9(2)(a), s 9(2)(b)(ii)

s 9(2)(b)(ii)

s 9(2)(a)

> On 15/06/2018, at 1:46 PM, s 9(2)(a) @mpi.govt.nz> wrote:

>

> Kia ora s 9(2)(a)

> Pending the formal receipt of your milling statement, please consider this email written approval for the milling of only the salvaged timber indicated in your recent application.

> Regards,

> s 9(2)(a)

>

> Sent from my iPhone

>

>> On 24/05/2018, at 12:59 PM, s 9(2)(a) s 9(2)(a) wrote:

>>

>> Hi s 9(2)(a)

>>

>> Please find attached recovered log location marks.

>>

>> <scan.pdf>

>>

>>

>> s 9(2)(a), s 9(2)(b)(ii)

>>

>>

>>

>> s 9(2)(a)

>

>

>

> This email message and any attachment(s) is intended solely for the
> addressee(s) named above. The information it contains may be
> classified and may be legally privileged. Unauthorised use of the
> message, or the information it contains, may be unlawful. If you have
> received this message by mistake please call the sender immediately on
> 64 4 8940100 or notify us by return email and erase the original message and attachments. Thank you.

>

> The Ministry for Primary Industries accepts no responsibility for
> changes made to this email or to any attachments after transmission from the office.

>

Released under the Official Information Act 1982

s 9(2)(a)

From: s 9(2)(a)
Sent: Tuesday, 1 May 2018 11:25 AM
To: s 9(2)(a)
Subject: FW: milling statement
Attachments: MS-6-03-2018.pdf; IMG_20171222_112631.jpg

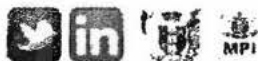
From: s 9(2)(a)
Sent: Wednesday, 7 March 2018 10:42 AM
To: s 9(2)(a), s 9(2)(b)(ii)
Subject: FW: milling statement

Thanks s 9(2)(a)

The application is missing a signature and we need maps indicating the source location of the logs.

Cheers,

s 9(2)(a) | Senior Forestry Analyst, Sustainable Forest Management
Spatial, Forestry & Land Management | Sector Partnerships and Programmes
Ministry for Primary Industries - Manatū Ahu Matua
32-34 Herekino Street, Private Bag 9013, Whangarei, New Zealand
Telephone: s 9(2)(a) Facsimile 64-9-430 7849 | Mobile s 9(2)(a) Web: www.mpi.govt.nz



From: s 9(2)(a), s 9(2)(b)(ii)
Sent: Tuesday, 6 March 2018 7:04 PM
To: s 9(2)(a) <[redacted]@mpi.govt.nz>
Subject: milling statement

hi s 9(2)(a)

here is a milling statement forms

cheers

s 9(2)(a)

Indigenous Timber Milling Statement APPLICATION FORM

Ministry for Primary Industries
Manatū Ahu Matua



Before issuing a milling statement, MPI must be satisfied the timber meets the circumstances specified in the Forests Act 1949. Providing complete information will help your application be processed as quickly as possible. Send the completed form with attachments to Indigenous.Forestry@mpi.govt.nz, post it to Ministry for Primary Industries, Private Bag 4765, Christchurch 8543, or call MPI on 0800 00 83 33.

Section 1: Personal Details

Applicant's Name: s 9(2)(a)

Phone s 9(2)(a)

Address:

Fax

Email s 9(2)(a), s 9(2)(b)(ii)

Are you the landowner?

YES ☐

NO ☒

If NO, please fill in landowners details below.

Landowner's Name(s) s 9(2)(a)

Phone s 9(2)(a)

Address: s 9(2)(a), s 9(2)(b)(ii)

Fax

Email s 9(2)(a), s 9(2)(b)(ii)

If the applicant is not the landowner, you must include an email or letter of authorisation letter from the landowner.

Section 2: Select all relevant timber categories and provide volume estimates

Definitions are on page 3. If you're not sure, provide background information on the next page.

- | | | |
|---|---|--|
| <input checked="" type="checkbox"/> (a) Salvaged timber | <input type="checkbox"/> (d) Naturally dead or windthrown trees | <input type="checkbox"/> (i) Timber from a planted indigenous forest |
| <input type="checkbox"/> (b) Tree ferns | <input type="checkbox"/> (e) Trees felled for a public work | <input type="checkbox"/> (j) Timber from a forest sink covenant |
| <input type="checkbox"/> (c) Trees felled for the construction/maintenance of an accessway or water impoundment | <input type="checkbox"/> (f) Trees felled for a mining operation | <input type="checkbox"/> (k) Timber from Specified Māori land |
| | <input type="checkbox"/> (g) Trees felled for scientific research | <input type="checkbox"/> (l) Timber from Conservation Land |
| | <input type="checkbox"/> (h) Seized timber | <input type="checkbox"/> (m) Timber first milled before 1 July 1993 |

Write the letter that corresponds to the category of the timber in the 'Cat.' Column. If more space needed, use the Supplementary Timber Details form.

Cat.	Species	No. of trees/stumps/logs (select one)			Volume (m³) or length and diameter
a	Rimu	8	Trees <input type="radio"/>	Stumps <input type="radio"/>	Logs <input checked="" type="radio"/>
b	kahikatea	3	Trees <input type="radio"/>	Stumps <input type="radio"/>	Logs <input checked="" type="radio"/>
			Trees <input type="radio"/>	Stumps <input type="radio"/>	Logs <input type="radio"/>
			Trees <input type="radio"/>	Stumps <input type="radio"/>	Logs <input type="radio"/>
			Trees <input type="radio"/>	Stumps <input type="radio"/>	Logs <input type="radio"/>

Section 3: Include the following with your application

There is space for comments/information on the next page.

A: For ALL timber categories, provide:

- ☒ Photographs of the trees/logs (ideally taken before felling/harvesting).
- ☐ A map or aerial photograph with the tree locations or extraction area clearly marked. If you cannot provide a map, provide GPS coordinates of the tree locations (NZTM 2000 Coordinate System).
- ☐ The address of the timber source if it is different to those above.

B: Category-specific supporting information (continued over the page)

Salvaged timber

- Select the source of the timber: ☒ Trees that have fallen naturally, OR ☒ Trees that were felled to waste before 3 July 1989

NOTE that salvaged timber cannot come from indigenous forest land (land wholly or predominantly under the cover of indigenous vegetation).

Naturally dead or windthrown timber and tree ferns

If the timber is coming from indigenous forest land:

- ☐ Please describe your harvest method in the box over the page, including any tracking required to access the timber/ferns, and potential damage to the forest and/or its natural values.
- ☐ For tree ferns: please describe the tree fern resource in the forest (species, average volume, stocking, volume/hectare, etc).

Timber from a Public Work

- ☐ Attach documents from the relevant council or government agency (or provide a contact person).

Timber from Conservation Land

- ☐ Attach evidence of Department of Conservation approval.

Timber from a mining operation

- ☐ Attach a copy of the mine's current work plan.

Timber from the construction or maintenance of an accessway

- ☐ Mark the location of the structure on your map.
☐ Please explain the purpose of the construction or maintenance in the space below.

Timber felled for scientific research

- ☐ Attach a copy of the research programme.

Timber first milled before 1 July 1993

- ☐ Please write a brief explanation of the timber's origin (e.g. species, age, source, original use) in the space below.

Timber from a Planted Indigenous Forest

- ☐ Mark the location and size of the forest on your map.
☐ If you have one, attach a Planted Indigenous Forest Certificate.

If you do **NOT** have a Planted Indigenous Forest Certificate, please write in the space below what the land use was:

- ☐ - Before the forest was planted?
☐ - Before the land was prepared for planting?

NOTE if your planted forest is too small (below 0.05 ha) your application may be processed differently; MPI will contact you if this is the case.

Timber from 'Specified Māori land'

What Act was the land originally reserved or granted under? (If you're unsure or have further information, use the space below)

- ☐ The South Island Landless Māori Act 1906.
☐ Section 12 of the Māori Land Amendment Act 1914.
☐ Section 88 of the Reserves and Other Lands Disposal and Public Bodies Empowering Act 1916.
☐ Section 110 of the Māori Purposes Act 1931.

Comments provided as part of additional information:**Rimu**

001 6.3m v1140
002 6.2m v2386
003 8.3m v1763
004 8.0m v4021
005 7.1m v4927
006 5.5m v914
007 6.5m v901

kahikatea

001 3.4m v961
002 2.9m v933
003 8.5m v9613

I declare all of the information provided in this application to be true and acknowledge an inspection by a Forestry Officer may be required.

Applicant's
Signature:

Date: 6/03/2018

Landowner's
signature:

Date: 6/03/2018

Only required where no email or letter of authorisation is provided.

APPENDIX A: Definitions from the Forests Act 1949

This appendix provides some definitions and guidance for terms used in the Forests Act. To mill indigenous timber, your sawmill must be registered with MPI: for more information, email Indigenous.Forestry@mpi.govt.nz.
NOTE: it is an offence to mill indigenous timber in anticipation of approval.

Indigenous forest land: land wholly or predominantly under the cover of indigenous flora.

Accessway, water impoundment: An accessway must have a bona fide purpose, for example, for a farm track, road, driveway, or access to a building site. A water impoundment is a dam.

Conservation land: land held, managed, or administered by the Crown under the Conservation Act 1987 or any Act listed in Schedule 1 of that Act.

Forests sink covenant: timber from an area of forest land covered by a covenant with the purpose of establishing or maintaining a forest sink (e.g. the PFSI).

Mining operation: any operation in connection with mining, exploring, or prospecting for any mineral.

Naturally dead and windthrown: Windthrown trees are trees that have been uprooted, and are now lying on the ground surface, or would be, but are suspended in neighbouring trees. To be classified as naturally dead, there must not be any green foliage on the tree. MPI must be satisfied that the forest's natural values will be maintained.

Planted indigenous forest: timber from indigenous trees or tree ferns planted on land that was not indigenous forest land immediately before planting, or before the land was prepared for planting.

Public work: As defined in the Public Works Act. Examples include being contracted or directed by a local council to remove timber from a park, reserve, beach, or river, or removing timber for the construction of a road. If you're unsure your timber fits the definition, provide as much information as you can.

Salvaged timber: timber from trees that have fallen naturally or were felled to waste before 3 July 1989 (including any stumps or roots remaining from any trees felled before that date). Cannot come from indigenous forest land.

Seized timber: timber that has been seized under the Forests Act and sold, released, or disposed of and MPI has stated in writing that the person to whom the timber is sold, released, or disposed was not involved in the original offence under the Act.

Specified Māori land: timber from land with the status of Māori land or General land owned by Māori, as defined in section 4 of Te Ture Whenua Māori Act 1993, and originally reserved or granted under—

- (a) the South Island Landless Māori Act 1906; or
- (b) section 12 of the Māori Land Amendment Act 1914; or
- (c) section 88 of the Reserves and Other Lands Disposal and Public Bodies Empowering Act 1916; or
- (d) section 110 of the Māori Purposes Act 1931

Timber first milled before 1 July 1993: for example, timber recycled from buildings, furniture, structures, or fence posts.

Tree Ferns: If the tree ferns are coming from indigenous forest land, you must apply for a milling statement before harvesting the ferns, and MPI must be satisfied the harvest is sustainable. The tree ferns cannot come from land subject to a registered sustainable forest management plan or permit.

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- disclaim any and all responsibility for any inaccuracy, error, omission, or any other kind of inadequacy, deficiency or flaw in, or in relation to, the information; and without limiting any of the above, fully exclude any and all liability of any kind on the part of any and all of them, to any person or entity that chooses to rely on this information.

For further information, contact Indigenous.Forestry@mpi.govt.nz
OR: Ministry for Primary Industries, Private Bag 4765, Christchurch 8543
OR: Phone 0800 00 83 33





30 January 2019

s 9(2)(a)

s 9(2)(a)

Dear Sir

Indigenous Timber Milling Statement

Please find attached an INDIGENOUS TIMBER MILLING STATEMENT, which provides for the milling of indigenous timber;

No. 7-00-03008

9.9 m³ Kahikatea

1.6 m³ Kauri

2.3 m³ Matai

7.2 m³ Rimu

9.3 m³ Totara

The approved volume is log roundwood volume.

This statement does not give a right to access land or a right to the ownership of indigenous timber.

Milling of indigenous timber

Sawmills milling indigenous timbers are required to be registered under the Forests Act 1949. The sawmiller should receive a copy of the Milling Statement.

It is your responsibility to ensure that you meet any other regulatory requirements. Before harvesting, you should check with your relevant Regional or District Council for any compliance requirements with Regional and/or District Plans under the Resource Management Act 1991.

Yours faithfully

s 9(2)(a)

Senior Programmes Advisor



Te Uru Rākau
Forestry New Zealand

INDIGENOUS TIMBER MILLING STATEMENT

Milling Statement No. 7-00-03008

Period to which this milling statement applies: 30/1/2019 to 29/7/2019

This statement is issued to: s 9(2)(a)

Address: s 9(2)(a), s 9(2)(b)(ii)

under Section: 67D(1)(b)(iv)

of the Forests Act 1949 for milling: Salvaged Timber

Timber Species and Volumes:

Species	Number of Trees	Number of Logs	Volume m ³ (Roundwood)
Kahikatea		3	9.9
Rimu		5	7.2
Totara		4	9.3
Matai		2	2.3
Kauri		1	1.6
Total Volume			30.4

Landholding (C/T Identifier(s)): s 9(2)(b)(ii)

Legal Description: Computer Freehold Register Unique Identifier s 9(2)(b)(ii)
Computer Freehold Register Unique Identifier s 9(2)(b)(ii)

General Conditions:

- This statement allows the timber listed above to be milled at any sawmill registered to mill indigenous timber under section 67D(1) of the Forests Act 1949.
- This statement does not confer right, title or ownership to the timber described above.
- Before any felling or harvesting you should check with your relevant Regional or District Council for any resource consent/compliance requirements for such activity under the relevant Regional and/or District Plans.

Other Conditions:

Date of Issue: 30/1/2019

Signed:

Office Use only ref:

s 9(2)(a)

Acting pursuant to delegated authority

Private Bag 4765
Bishopdale
Christchurch 8140
Tel: 0800 00 83 33

Indigenous Forestry
Te Uru Rākau – Forestry New Zealand
Ministry for Primary Industries
73 Otaki Street, Private Bag 1926, Dunedin 9054
Telephone: 0800 00 83 33, www.mpi.govt.nz



Milling Statement Decision Recommendation

Milling Statement Reference No.	7-00-03008		
Applicant	s 9(2)(a) (Northland Regional Council)		
Date Received	12/12/2018		
Forests Act 1949 Part 3A Section 67D(1)	(b) the Secretary has stated in writing that he or she is satisfied that— (iv) the timber is salvaged timber that has been or will be harvested from an area of land that is not indigenous forest land.		
Applicant has Authority to Apply	Yes, the Northland Regional Council, as owners of the two riverbeds in question, have issued a resource consent for the removal of timber from the riverbeds.		
Application Evidence	The applicant has provided a copy of the resource consent, listing the riverbeds involved, and photos of the logs that have been removed from the riverbeds. Note that there has been some correspondence over the log volumes, which have been adjusted downwards by s 9(2)(a).		
Site Inspection Undertaken	No		
Recommendation	I recommend that this application for a milling statement be approved. These are salvaged logs which have been in the rivers for many years, and are being removed to improve the rivers.		
Recommendation made by:	s 9(2)(a)	Peer reviewed by:	s 9(2)(a) v
Recommendation date	29/1/2019	Peer review date	30/01/2019

Released under the Official Information Act 1982

s 9(2)(a)

From: s 9(2)(a)
Sent: Wednesday, 30 January 2019 8:38 AM
To: s 9(2)(a)
Subject: s 9(2)(a) Milling Statement
Attachments: Milling Statement recommendation 7-00-03008 s 9(2)(a) (Northland Regional Council).docx

Obviously the volumes given are dm3 not m3..

Cheers

s 9(2)(a)

s 9(2)(a) Senior Technical Adviser
Sustainable Forest Management
Spatial Forestry and Land Management | Te Uru Rākau – Forestry New Zealand
Ministry for Primary Industries - Manatū Ahu Matua
14 Sir William Pickering Drive | Private Bag 4765
Christchurch, New Zealand

Phone DD: s 9(2)(a) Mobile: s 9(2)(a)



Te Uru Rākau
Forestry New Zealand

Released under the Official Information Act 1982

7/00/03008

Indigenous Timber Milling Statement APPLICATION FORM

Ministry for Primary Industries
Manatū Ahu Matua



Before issuing a milling statement, MPI must be satisfied the timber meets the circumstances specified in the Forests Act 1949. Providing complete information will help your application be processed as quickly as possible. Send the completed form with attachments to Indigenous.Forestry@mpi.govt.nz, post it to Ministry for Primary Industries, Private Bag 4765, Christchurch 8543, or call MPI on 0800 00 83 33.

Section 1: Personal Details

Applicant's Name: s 9(2)(a)

Phone s 9(2)(a)

Address: s 9(2)(a)

Fax

Email s 9(2)(a), s 9(2)(b)(ii)

Are you the landowner?

YES

NO ☒

If NO, please fill in landowners details below.

Landowner's Name(s): s 9(2)(a)

Phone s 9(2)(a)

Address: s 9(2)(a), s 9(2)(b)(ii)

Fax

Email s 9(2)(a), s 9(2)(b)(ii)

If the applicant is not the landowner, you must include an email or letter of authorisation letter from the landowner.

Section 2: Select all relevant timber categories and provide volume estimates

Definitions are on page 3. If you're not sure, provide background information on the next page.

☒ (a) Salvaged timber

(d) Naturally dead or windthrown trees

(i) Timber from a planted indigenous forest

(b) Tree ferns

(e) Trees felled for a public work

(j) Timber from a forest sink covenant

(c) Trees felled for the construction/maintenance of an accessway or water impoundment

(f) Trees felled for a mining operation

(k) Timber from Specified Māori land

(g) Trees felled for scientific research

(l) Timber from Conservation Land

(h) Seized timber

(m) Timber first milled before 1 July 1993

Write the letter that corresponds to the category of the timber in the 'Cat.' Column. If more space needed, use the Supplementary Timber Details form.

Cat.	Species	No. of trees/stumps/logs (select one)				Volume (m³) or length and diameter
A	Kahiketa	Trees	Stumps	3	Logs	
B	Rimu	Trees	Stumps	5	Logs	
C	Totara	3	Trees	Stumps	1	Logs
D	Matai	1	Trees	Stumps		Logs
E	Kauri	Trees	Stumps	1	Logs	

Section 3: Include the following with your application

There is space for comments/information on the next page.

A: For ALL timber categories, provide:

☒ Photographs of the trees/logs (ideally taken before felling/harvesting).

☒ A map or aerial photograph with the tree locations or extraction area clearly marked. If you cannot provide a map, provide GPS coordinates of the tree locations (NZTM 2000 Coordinate System).

The address of the timber source if it is different to those above.

B: Category-specific supporting information (continued over the page)

Salvaged timber

Select the source of the timber: ☒ Trees that have fallen naturally, OR

Trees that were felled to waste before 3 July 1989

NOTE that salvaged timber cannot come from indigenous forest land (land wholly or predominantly under the cover of indigenous vegetation).

Naturally dead or windthrown timber and tree ferns

If the timber is coming from indigenous forest land:

Please describe your harvest method in the box over the page, including any tracking required to access the timber/ferns, and potential damage to the forest and/or its natural values.

For tree ferns: please describe the tree fern resource in the forest (species, average volume, stocking, volume/hectare, etc).

Timber from a Public Work

Attach documents from the relevant council or government agency (or provide a contact person).

Timber from Conservation Land

Attach evidence of Department of Conservation approval.

Timber from a mining operation

Attach a copy of the mine's current work plan.

Timber from the construction or maintenance of an accessway

Mark the location of the structure on your map.

Please explain the purpose of the construction or maintenance in the space below.

Timber felled for scientific research

Attach a copy of the research programme.

Timber first milled before 1 July 1993

Please write a brief explanation of the timber's origin (e.g. species, age, source, original use) in the space below.

Timber from a Planted Indigenous Forest

Mark the location and size of the forest on your map.

If you have one, attach a Planted Indigenous Forest Certificate.

If you do NOT have a Planted Indigenous Forest Certificate, please write in the space below what the land use was:

- Before the forest was planted?
- Before the land was prepared for planting?

NOTE if your planted forest is too small (below 0.05 ha) your application may be processed differently; MPI will contact you if this is the case

Timber from 'Specified Māori land'

What Act was the land originally reserved or granted under? (If you're unsure or have further information, use the space below)

The South Island Landless Māori Act 1906.

Section 12 of the Māori Land Amendment Act 1914.

Section 88 of the Reserves and Other Lands Disposal and Public Bodies Empowering Act 1916.

Section 110 of the Māori Purposes Act 1931.

Comments provided as part of additional information:**Kahiketa**

1 6.6 m = 1993m³

2 7.1 m = 2144m³

3 7.6 m = 5733m³

Rimu

1 5.8 m = 1351m³

2 4.5 m = 1272m³

3 5.8 m = 1866m³

4 5.5 m = 1997m³

5 4.6 m = 764m³

Totra

1a 4.4 m = 1892m³

1b 2.6 m = 1118m³

2 5.5 m = 2765m³

3 6.0 m = 2722m³

4 3.0 m = 848m³

Matai

1a 3.6 m = 1158m³

1b 4.5 m = 1186m³

Kauri

6.0 m = 1585m³

I declare all of the information provided in this application to be true and acknowledge an inspection by a Forestry Officer may be required.

s 9(2)(a), s 9(2)(b)(ii)

Applicant's
Signature:

Date: 12/12/2018

Landowner's
signature:

Date:

Only required where no email or letter of authorisation is provided.

APPENDIX A: Definitions from the Forests Act 1949

This appendix provides some definitions and guidance for terms used in the Forests Act. To mill indigenous timber, your sawmill must be registered with MPI: for more information, email Indigenous.Forestry@mpi.govt.nz.

NOTE: it is an offence to mill indigenous timber in anticipation of approval.

Indigenous forest land: land wholly or predominantly under the cover of indigenous flora.

Accessway, water impoundment: An accessway must have a bona fide purpose, for example, for a farm track, road, driveway, or access to a building site. A water impoundment is a dam.

Conservation land: land held, managed, or administered by the Crown under the Conservation Act 1987 or any Act listed in Schedule 1 of that Act.

Forests sink covenant: timber from an area of forest land covered by a covenant with the purpose of establishing or maintaining a forest sink (e.g. the PFSI).

Mining operation: any operation in connection with mining, exploring, or prospecting for any mineral.

Naturally dead and windthrown: Windthrown trees are trees that have been uprooted, and are now lying on the ground surface, or would be, but are suspended in neighbouring trees. To be classified as naturally dead, there must not be any green foliage on the tree. MPI must be satisfied that the forest's natural values will be maintained.

Planted indigenous forest: timber from indigenous trees or tree ferns planted on land that was not indigenous forest land immediately before planting, or before the land was prepared for planting.

Public work: As defined in the Public Works Act. Examples include being contracted or directed by a local council to remove timber from a park, reserve, beach, or river, or removing timber for the construction of a road. If you're unsure your timber fits the definition, provide as much information as you can.

Salvaged timber: timber from trees that have fallen naturally or were felled to waste before 3 July 1989 (including any stumps or roots remaining from any trees felled before that date). Cannot come from indigenous forest land.

Seized timber: timber that has been seized under the Forests Act and sold, released, or disposed of and MPI has stated in writing that the person to whom the timber is sold, released, or disposed of was not involved in the original offence under the Act.

Specified Māori land: timber from land with the status of Māori land or General land owned by Māori, as defined in section 4 of Te Ture Whenua Māori Act 1993, and originally reserved or granted under—

- (a) the South Island Landless Māori Act 1906; or
- (b) section 12 of the Māori Land Amendment Act 1914; or
- (c) section 88 of the Reserves and Other Lands Disposal and Public Bodies Empowering Act 1916; or
- (d) section 110 of the Māori Purposes Act 1931

Timber first milled before 1 July 1993: for example, timber recycled from buildings, furniture, structures, or fence posts.

Tree Ferns: If the tree ferns are coming from indigenous forest land, you must apply for a milling statement before harvesting the ferns, and MPI must be satisfied the harvest is sustainable. The tree ferns cannot come from land subject to a registered sustainable forest management plan or permit.

DISCLAIMER

The information provided is not intended to take place of, or represent, the written law of New Zealand, other official guidelines or requirements or professional advice. It is general information only. Whilst every effort has been made to provide accurate and clear information and explanation, this information is provided strictly on the basis that the New Zealand Crown, the Ministry for Primary Industries New Zealand, its statutory officers, employees, agents and all other persons responsible for or associated with the compilation, writing, editing, approval or publication of the information:

- disclaim any and all responsibility for any inaccuracy, error, omission, or any other kind of inadequacy, deficiency or flaw in, or in relation to, the information; and without limiting any of the above, fully exclude any and all liability of any kind on the part of any and all of them, to any person or entity that chooses to rely on this information.

For further information, contact Indigenous.Forestry@mpi.govt.nz

OR: Ministry for Primary Industries, Private Bag 4765, Christchurch 8543

OR: Phone 0800 00 83 33

Resource Consent

Document Date: 10.08.2018

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

s 9(2)(a)

WHANGAREI 0110

To carry out the following activities:

AUT.040137.01.01 Extract sunken trees and logs from the beds of the following watercourses.

Wairoa river	From Tokatoka at 1686836E 6008993N to its junction with Wairua and Mangakahia Rivers at 1695180E 6038520N
Kaihu River	From Wairoa River, Dargaville at 1678230E 6021840N to its junction with Rotu Stream at 1672233E 6029374N
Awakino River	From Wairoa River at 1680960E 6023322 to Avoca Road at 1676800E 6031673N
Manganui River	From Wairoa River at 1685800E 6026120N to Mititai Road at 1700423E 6019737N
Tauraroa River	From Manganui River at 1697967E 6022865N to the railway bridge at 1700975E 6024477N
Tauroa Stream	From Tauraroa River at 1699670E 6023993N to the railway bridge adjacent to Omana Road at 1698050E 6026826N.
Kirikopuni Stream	From Wairoa River at 1691360E 6034064N to a site adjacent to Kirikopuni Valley Road, approximately 2 km north of its junction with Houto Road at 1688696E 6038097N
Waiohaka River and Whakapapa Stream	From Wairoa River at 1695616E 6035925N to Otuhi Road at 1700613E 6036585N
Mangakahia River	From Wairua River at 1695180E 6038520N to its junction with Omahu Stream, Nukutawhiti at 1678814E 6055287N
Wairua River	From its junction with Mangakahia River at 1695180E 6038520N to the power station at 1696600E 6042410N, and from above Wairua Falls at 1698052E 6043888N to Pipiwai Road at 1704282E 6053960N

Note: All location co-ordinates in this document refer to Geodetic Datum 2000, New Zealand Transverse Mercator Projection.

Subject to the following conditions:

- 1 The Consent Holder shall notify the council's assigned monitoring officer in writing of the date and location of any intended exercise of this consent, not less than two weeks prior to the commencement of those works.

Advice Note: Notification of the commencement of works may be made by email to mailroom@nrc.govt.nz.

- 2 All access and egress to water bodies for barges and logs shall be at existing landing sites or crossings, unless the barge is lifted by crane directly into the waterbody.
- 3 Written permission of landowners whose properties adjoin that section of river affected by these works shall be obtained prior to the exercise of this consent at that location. A copy of the landowner permissions shall be provided to the council's assigned monitoring officer immediately upon request. No new earthworks for vehicle access over, or through, any river bank shall be carried out for the purpose of extracting logs.
- 4 The Consent Holder shall not exercise this consent in areas which adversely affect banks or bank margins containing native aquatic plants including mangroves, salt marshes, raupo, flax, sedges, and rushes
- 5 Any logs, sinkers, timber and objects extracted from the river shall be placed above flood level within 48 hours of their extraction.
- 6 The Consent Holder shall provide notice to the Department of Conservation, in writing, at least 10 days prior to operating in any river where the depth of water is less than 0.7 metres. The notice shall contain the proposed location of the works, the date and expected duration of the works. Evidence of this notification shall be provided to the council's assigned monitoring officer.
- 7 The Consent Holder shall maintain a written record of all logs, timber, sinkers and other objects salvaged. A copy of this information shall be provided to the council for inspection, within 48 hours of a written request from the Council's Compliance Manager.
- 8 This consent shall lapse on the 30 August 2023, unless before this date the consents have been given effect to.

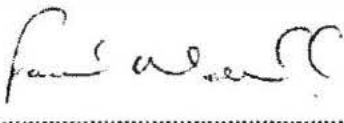
Advice Note: An application can be made to the Council in accordance with Section 125 of the Act to extend the date after which the consents lapse. Such an application must be made before the consents lapse.

- 9 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 annually during the month of May 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.

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

EXPIRY DATE: 30 JUNE 2043

This consent is granted this Tenth day of August 2018 under delegated authority from the Council by:



Paul Maxwell
Coastal & Works Consents Manager

s 9(2)(a)

From: s 9(2)(a) s 9(2)(a)
Sent: Friday, 25 January 2019 12:54 PM
To: s 9(2)(a)
Subject: Resource consent - pdf - issued 10.08.2018.pdf
Attachments: Resource consent - pdf - issued 10.08.2018.pdf; ATT00001.txt

Hi s 9(2)(a)

Please see below our consent of operations for harvesting native logs as discussed yesterday granted for the next 25 years by both affected Iwi and the NRC.

Many thanks and if you have any further questions please don't hesitate.

Released under the Official Information Act 1982

Released under the Official Information Act 1982

Released under the Official Information Act 1982

s 9(2)(a)

From: s 9(2)(a)
Sent: Wednesday, 23 January 2019 7:25 AM
To: s 9(2)(a)
Subject: FW: Timber volumes to be confirmed on milling statement application
Attachments: log image's.pdf; IMG_1293-converted.pdf; scan.pdf; 12-12-2018 milling-statement-.pdf

Hi there s 9(2)(a)

Thank you for helping me out while I work on the SFMP. Please see the corrected volumes in the email below.

Kind Regards

s 9(2)(a)

From: s 9(2)(a)
Sent: Tuesday, 22 January 2019 4:42 PM
To: s 9(2)(a) @mpi.govt.nz>
Subject: RE: Timber volumes to be confirmed on milling statement application

Hi s 9(2)(a)

I have this milling statement that needs to be processed and issued. s 9(2)(a) only replied to my email yesterday re the volumes.

Can you perhaps pass this on to somebody else to process while I do the SFMP?

Kind Regards

s 9(2)(a)

From: s 9(2)(a), s 9(2)(b)(ii)
Sent: Monday, 21 January 2019 1:19 PM
To: s 9(2)(a) @mpi.govt.nz>
Subject: Re: Timber volumes to be confirmed on milling statement application

Yes I would say that is an accurate amount for our mill logs

Thanks s 9(2)(a)

On Wed, 19 Dec 2018, 9:52 AM s 9(2)(a) @mpi.govt.nz wrote:

Morning s 9(2)(a)

I am busy processing your milling application and have some questions around the calculated timber volumes and the unit used, since the figures are quite high.

Would you say the numbers below are a more accurate representation of the timber to be milled?

Kahikatea

1) $6.6 \text{ m} = 1.993 \text{ m}^3$

2) $7.1 \text{ m} = 2.144 \text{ m}^3$

3) $7.6 \text{ m} = 5.733 \text{ m}^3$

9.87

Rimu

1) $5.8 \text{ m} = 1.351 \text{ m}^3$

2) $4.5 \text{ m} = 1.272 \text{ m}^3$

3) $5.8 \text{ m} = 1.866 \text{ m}^3$

4) $5.5 \text{ m} = 1.977 \text{ m}^3$

5) $4.6 \text{ m} = 0.764 \text{ m}^3$

7.23

Totara

1a) $4.4 \text{ m} = 1.892 \text{ m}^3$

1b) $2.6 \text{ m} = 1.118 \text{ m}^3$

2) $5.5 \text{ m} = 2.765 \text{ m}^3$

3) $6.0 \text{ m} = 2.722 \text{ m}^3$

4) $3.0 \text{ m} = 0.848 \text{ m}^3$

9.345

Matai

1a) $3.6 \text{ m} = 1.158 \text{ m}^3$

1b) $4.5 \text{ m} = 1.186 \text{ m}^3$

2.344

Kauri

$6.0 \text{ m} = 1.585 \text{ m}^3$

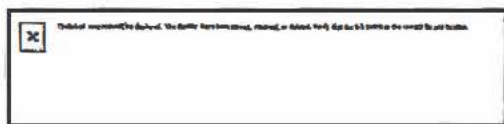
Kind Regards

s 9(2)(a) | Senior Forestry Analyst

Indigenous Forestry | Spatial, Forestry and Land Management

Te Uru Rākau - Forestry New Zealand

Ministry for Primary Industries - Manatū Ahu Matua | Pastoral House, 25 The Terrace | PO Box 2526 | Wellington 6140 | New Zealand
Telephone: s 9(2)(a) Mobile: s 9(2)(a) Email: s 9(2)(a) r@mpi.govt.nz | Web: www.mpi.govt.nz |



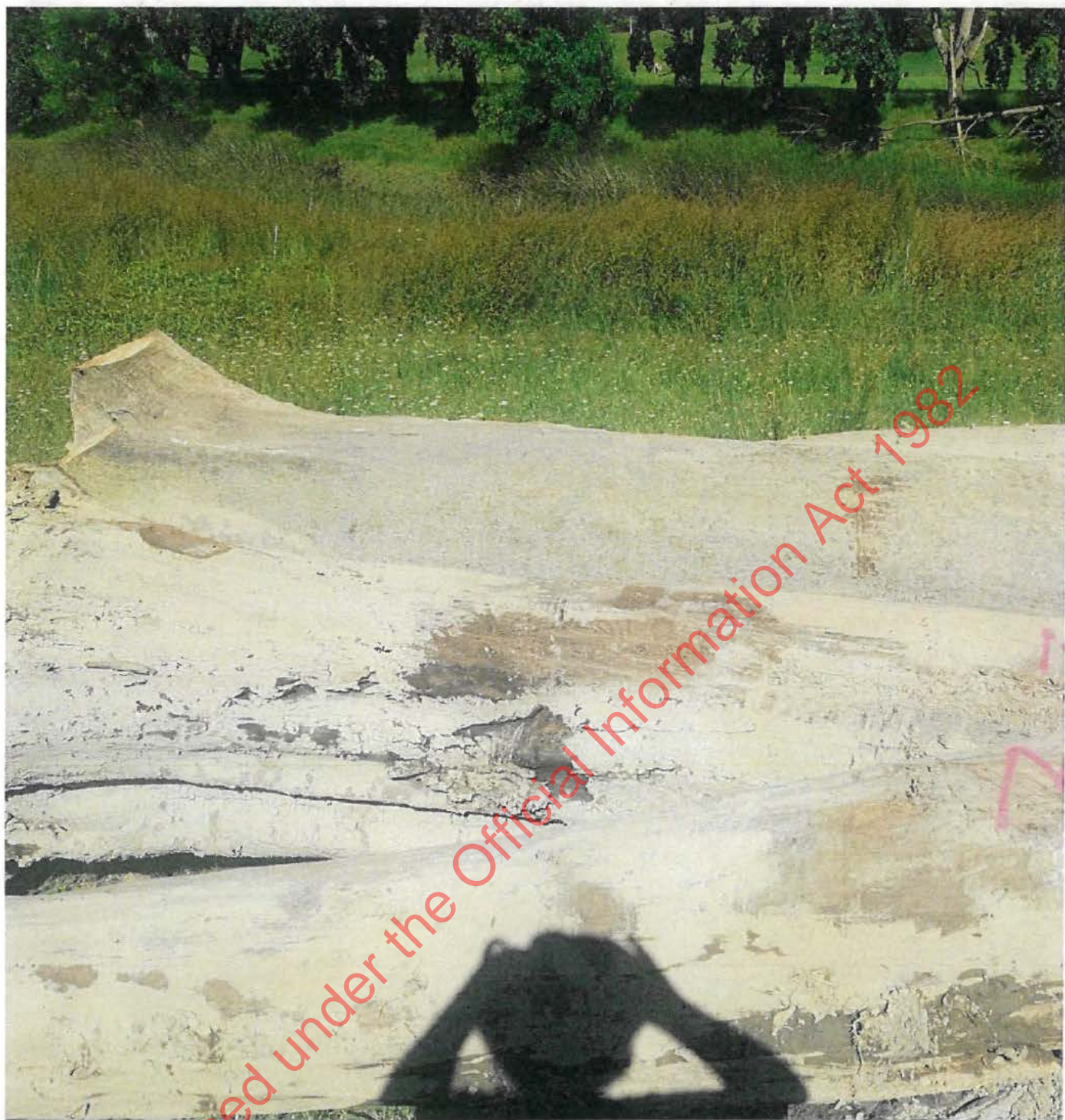
A society grows great when old men plant trees whose shade they know they shall never sit in.

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QuickMap
Custom Software Ltd



Any person wishing to rely on the information shown on this map must independently verify the information
Scale 1:47804 Topographical and Cadastral map derived from LINZ data. Printed: 26/06/2017 17:15.



Te Uru Rākau

Forestry New Zealand

18 March 2019

s 9(2)(a)

s 9(2)(a)

Dear Sir

Indigenous Timber Milling Statement

Please find attached an INDIGENOUS TIMBER MILLING STATEMENT, which provides for the milling of indigenous timber;

No. 7-00-03035	2.7 m ³	Kahikatea
	4.1 m ³	Matai
	19.3 m ³	Rimu
	3.3 m ³	Totara

The approved volume is log roundwood volume.

This statement does not give a right to access land or a right to the ownership of indigenous timber.

Milling of indigenous timber

Sawmills milling indigenous timbers are required to be registered under the Forests Act 1949. The sawmiller should receive a copy of the Milling Statement.

It is your responsibility to ensure that you meet any other regulatory requirements. Before harvesting, you should check with your relevant Regional or District Council for any compliance requirements with Regional and/or District Plans under the Resource Management Act 1991.

faithfully
s 9(2)(a)

Senior Programmes Advisor

Growing and Protecting New Zealand

Indigenous Forestry
Te Uru Rakau – Forestry New Zealand
Ministry for Primary Industries
73 Otaki Street, Private Bag 1926, Dunedin 9054
Telephone: 0800 00 83 33 www.mpi.govt.nz



Te Uru Rākau
Forestry New Zealand

INDIGENOUS TIMBER MILLING STATEMENT

Milling Statement No. 7-00-03035

Period to which this milling statement applies: 18/3/2019 to 17/9/2019

This statement is issued to: s 9(2)(a)

Address: s 9(2)(a), s 9(2)(b)(ii)

under Section: 67D(1)(b)(iv)

of the Forests Act 1949 for milling: Salvaged Timber

Timber Species and Volumes:

Species	Number of Trees	Number of Logs	Volume m ³ (Roundwood)
Rimu		8	19.3
Totara		2	3.3
Matai		2	4.1
Kahikatea		1	2.7
Total Volume			29.5

Landholding (C/T Identifier(s)): s 9(2)(b)(ii)

Legal Description: Computer Freehold Register Unique Identifier s 9(2)(b)(ii)

Computer Freehold Register Unique Identifier s 9(2)(b)(ii)

General Conditions:

- This statement allows the timber listed above to be milled at any sawmill registered to mill indigenous timber under section 67D(1) of the Forests Act 1949.
- This statement does not confer right, title or ownership to the timber described above.
- Before any felling or harvesting you should check with your relevant Regional or District Council for any resource consent/compliance requirements for such activity under the relevant Regional and/or District Plans.

Other Conditions:

Date of Issue: 18/3/2019

Signed:

Office Use only ref:

s 9(2)(a)

Acting pursuant to delegated authority

Private Bag 4765
Bishopdale
Christchurch 8140
Tel: 0800 00 83 33

Indigenous Forestry
Te Uru Rakau – Forestry New Zealand
Ministry for Primary Industries
99 Sala Street, PO Box 1340, Rotorua 3040
Telephone: 0800 00 83 33. www.mpi.govt.nz



Milling Statement Decision Recommendation

Milling Statement Reference No.	7-00-03035		
Applicant	s 9(2)(a) (Northland Regional Council)		
Date Received	15/3/2019		
Forests Act 1949 Part 3A Section 67D(1)	(b) the Secretary has stated in writing that he or she is satisfied that— (iv) the timber is salvaged timber that has been or will be harvested from an area of land that is not indigenous forest land.		
Applicant has Authority to Apply	Yes, the Northland Regional Council, as owners of the two riverbeds in question, have issued a resource consent for the removal of timber from the riverbeds.		
Application Evidence	The applicant has provided a copy of the resource consent, listing the riverbeds involved, and photos of the logs that have been removed from the river beds.		
Site Inspection Undertaken	No		
Recommendation	I recommend that this application for a milling statement be approved. These are salvaged logs which have been in the rivers for many years, and are being removed to improve the rivers. This Milling Statement covers the continuation of this work, previously carried out under Milling Statement 7-00-03008.		
Recommendation made by:	s 9(2)(a)	Peer reviewed by:	s 9(2)(a) v
Recommendation date	15/3/2019	Peer review date	18/03/2019

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s 9(2)(a)

From: s 9(2)(a)
Sent: Monday, 18 March 2019 4:22 PM
To: s 9(2)(a)
Subject: Milling Statement s 9(2)(a)
Attachments: Milling Statement recommendation 7-00-03035 s 9(2)(a) (Northland Regional Council).docx

Attached

s 9(2)(a)

s 9(2)(a) **Senior Technical Adviser**
Sustainable Forest Management
Forestry and Land Management | Te Uru Rakau – Forestry New Zealand
Ministry for Primary Industries - Manatū Ahu Matua
14 Sir William Pickering Drive | Private Bag 4765
Christchurch, New Zealand

Phone DD: s 9(2)(a) Mobile: s 9(2)(a)



Te Uru Rākau
Forestry New Zealand

Released under the Official Information Act 1982

7/00/03035

Indigenous Timber Milling Statement APPLICATION FORM

Ministry for Primary Industries
Manatū Ahu Matua



Before issuing a milling statement, MPI must be satisfied the timber meets the circumstances specified in the Forests Act 1949. Providing complete information will help your application be processed as quickly as possible. Send the completed form with attachments to Indigenous.Forestry@mpi.govt.nz, post it to Ministry for Primary Industries, Private Bag 4765, Christchurch 8543, or call MPI on 0800 00 83 33.

Section 1: Personal Details

Applicant's Name: s 9(2)(a)

Phone s 9(2)(a)

Address: s 9(2)(a)

Fax

Email s 9(2)(a), s 9(2)(b)(ii)

Are you the landowner?

YES

☒ NO

If NO, please fill in landowners details below.

Landowner's Name(s): s 9(2)(a)

Phone s 9(2)(a)

Address: s 9(2)(a), s 9(2)(b)(ii)

Fax

Email s 9(2)(a), s 9(2)(b)(ii)

If the applicant is not the landowner, you must include an email or letter of authorisation letter from the landowner.

Section 2: Select all relevant timber categories and provide volume estimates

Definitions are on page 3. If you're not sure, provide background information on the next page.

- | | | |
|--|--|--|
| <input checked="" type="checkbox"/> (a) Salvaged timber | (d) Naturally dead or windthrown trees | (i) Timber from a planted indigenous forest |
| (b) Tree ferns | (e) Trees felled for a public work | (j) Timber from a forest sink covenant |
| (c) Trees felled for the construction/maintenance of an accessway or water impoundment | (f) Trees felled for a mining operation | (k) Timber from Specified Māori land |
| | (g) Trees felled for scientific research | (l) Timber from Conservation Land |
| | (h) Seized timber | <input checked="" type="checkbox"/> (m) Timber first milled before 1 July 1993 |

Write the letter that corresponds to the category of the timber in the 'Cat.' Column. If more space needed, use the Supplementary Timber Details form.

Cat.	Species	No. of trees/stumps/logs (select one)				Volume (m ³) or length and diameter
A	Rimu	Trees	Stumps	8	Logs	19.343m ³
B	Totorā	Trees	Stumps	2	Logs	3.279m ³
C	Matai	Trees	Stumps	2	Logs	4.109m ³
D	Kahikatea	Trees	Stumps	1	Logs	2.722m ³
		Trees	Stumps		Logs	

Section 3: Include the following with your application

There is space for comments/information on the next page.

A: For ALL timber categories, provide:

Photographs of the trees/logs (ideally taken before felling/harvesting).

A map or aerial photograph with the tree locations or extraction area clearly marked. If you cannot provide a map, provide GPS coordinates of the tree locations (NZTM 2000 Coordinate System).

The address of the timber source if it is different to those above.

B: Category-specific supporting information (continued over the page)

Salvaged timber

Select the source of the timber: Trees that have fallen naturally, OR
Trees that were felled to waste before 3 July 1989

NOTE that salvaged timber cannot come from indigenous forest land (land wholly or predominantly under the cover of indigenous vegetation).

Naturally dead or windthrown timber and tree ferns

If the timber is coming from indigenous forest land:

Please describe your harvest method in the box over the page, including any tracking required to access the timber/ferns, and potential damage to the forest and/or its natural values.

For tree ferns: please describe the tree fern resource in the forest (species, average volume, stocking, volume/hectare, etc).

Timber from a Public Work

Attach documents from the relevant council or government agency (or provide a contact person).

Timber from Conservation Land

Attach evidence of Department of Conservation approval.

Timber from a mining operation

Attach a copy of the mine's current work plan.

Timber from the construction or maintenance of an accessway

Mark the location of the structure on your map.

Please explain the purpose of the construction or maintenance in the space below.

Timber felled for scientific research

Attach a copy of the research programme.

Timber first milled before 1 July 1993

Please write a brief explanation of the timber's origin (e.g. species, age, source, original use) in the space below.

Timber from a Planted Indigenous Forest

Mark the location and size of the forest on your map.

If you have one, attach a Planted Indigenous Forest Certificate.

If you do **NOT** have a Planted Indigenous Forest Certificate, please write in the space below what the land use was:

– Before the forest was planted?

– Before the land was prepared for planting?

NOTE if your planted forest is too small (below 0.05 ha) your application may be processed differently; MPI will contact you if this is the case.

Timber from 'Specified Māori land'

What Act was the land originally reserved or granted under? (If you're unsure or have further information, use the space below)

The South Island Landless Māori Act 1906.

Section 12 of the Māori Land Amendment Act 1914.

Section 88 of the Reserves and Other Lands Disposal and Public Bodies Empowering Act 1916.

Section 110 of the Māori Purposes Act 1931.

Comments provided as part of additional information:

Lot#3

Rimu

L3R1=V2311

L3R2=V2687

L3R3=V2771

L3R4=V3014

L3R5=V4157

L3R6=V923

L3R7=V1419

L3R8=V2016

Totorā

L3T1=V478

L3T2=V2806

Matai

L3M1=V1573

L3M2=V2537

Kahikatea

L3K1=V2722

I declare all of the information provided in this application to be true and acknowledge an inspection by a Forestry Officer may be required.

s 9(2)(a)

Applicant's
Signature:

Date: 14.03.2019

Landowner's
signature:

Date:

Only required where no email or letter of authorisation is provided.

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NOTE: it is an offence to mill indigenous timber in anticipation of approval.

Indigenous forest land: land wholly or predominantly under the cover of indigenous flora.

Accessway, water impoundment: An accessway must have a bona fide purpose, for example, for a farm track, road, driveway, or access to a building site. A water impoundment is a dam.

Conservation land: land held, managed, or administered by the Crown under the Conservation Act 1987 or any Act listed in Schedule 1 of that Act.

Forests sink covenant: timber from an area of forest land covered by a covenant with the purpose of establishing or maintaining a forest sink (e.g. the PFSI).

Mining operation: any operation in connection with mining, exploring, or prospecting for any mineral.

Naturally dead and windthrown: Windthrown trees are trees that have been uprooted, and are now lying on the ground surface, or would be, but are suspended in neighbouring trees. To be classified as naturally dead, there must not be any green foliage on the tree. MPI must be satisfied that the forest's natural values will be maintained.

Planted indigenous forest: timber from indigenous trees or tree ferns planted on land that was not indigenous forest land immediately before planting, or before the land was prepared for planting.

Public work: As defined in the Public Works Act. Examples include being contracted or directed by a local council to remove timber from a park, reserve, beach, or river, or removing timber for the construction of a road. If you're unsure your timber fits the definition, provide as much information as you can.

Salvaged timber: timber from trees that have fallen naturally or were felled to waste before 3 July 1989 (including any stumps or roots remaining from any trees felled before that date). Cannot come from indigenous forest land.

Seized timber: timber that has been seized under the Forests Act and sold, released, or disposed of and MPI has stated in writing that the person to whom the timber is sold, released, or disposed was not involved in the original offence under the Act.

Specified Māori land: timber from land with the status of Māori land or General land owned by Māori, as defined in section 4 of Te Ture Whenua Māori Act 1993, and originally reserved or granted under—

- (a) the South Island Landless Māori Act 1906; or
- (b) section 12 of the Māori Land Amendment Act 1914; or
- (c) section 88 of the Reserves and Other Lands Disposal and Public Bodies Empowering Act 1916; or
- (d) section 110 of the Māori Purposes Act 1931

Timber first milled before 1 July 1993: for example, timber recycled from buildings, furniture, structures, or fence posts.

Tree Ferns: If the tree ferns are coming from indigenous forest land, you must apply for a milling statement before harvesting the ferns, and MPI must be satisfied the harvest is sustainable. The tree ferns cannot come from land subject to a registered sustainable forest management plan or permit.

DISCLAIMER

The information provided is not intended to take place of, or represent, the written law of New Zealand, other official guidelines or requirements or professional advice. It is general information only. Whilst every effort has been made to provide accurate and clear information and explanation, this information is provided strictly on the basis that the New Zealand Crown, the Ministry for Primary Industries New Zealand, its statutory officers, employees, agents and all other persons responsible for or associated with the compilation, writing, editing, approval or publication of the information:

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For further information, contact Indigenous.Forestry@mpi.govt.nz

OR: Ministry for Primary Industries, Private Bag 4765, Christchurch 8543

OR: Phone 0800 00 83 33

s 9(2)(a)

From: s 9(2)(a), s 9(2)(b)(ii) >
Sent: Thursday, 14 March 2019 7:48 PM
To: s 9(2)(a)
Cc: s 9(2)(a)
Subject: Milling statement application AUT.040137.01.01
Attachments: IMG_2246.jpg; IMG_2243.jpg; milling application 14.03.2019.pdf; scan.pdf

Hay s 9(2)(a)
Submitting our application for milling native timber. s 9(2)(b)(ii)
If there is any more information required please let me know.

Cheers s 9(2)(a)

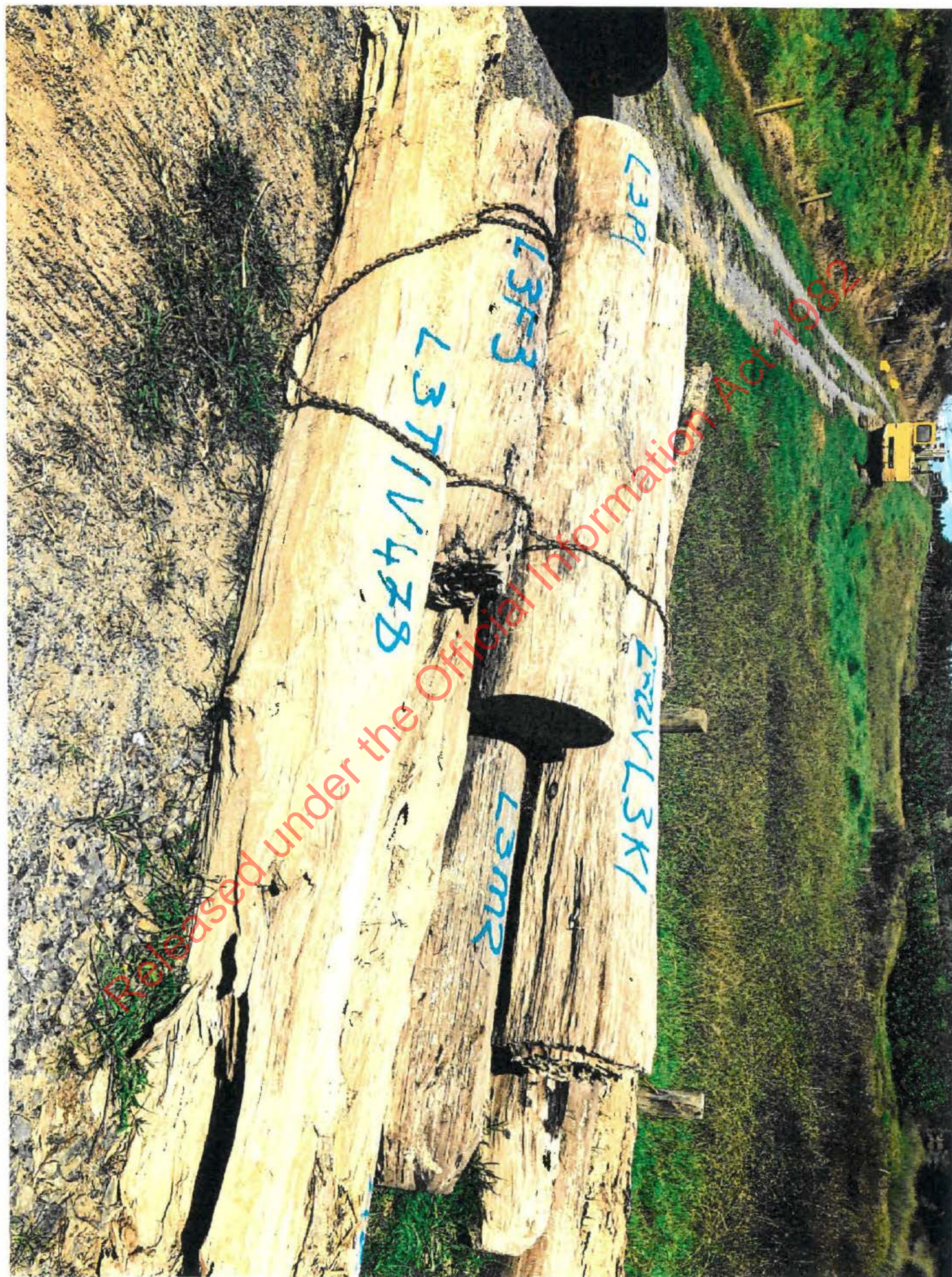
Released under the Official Information Act 1982

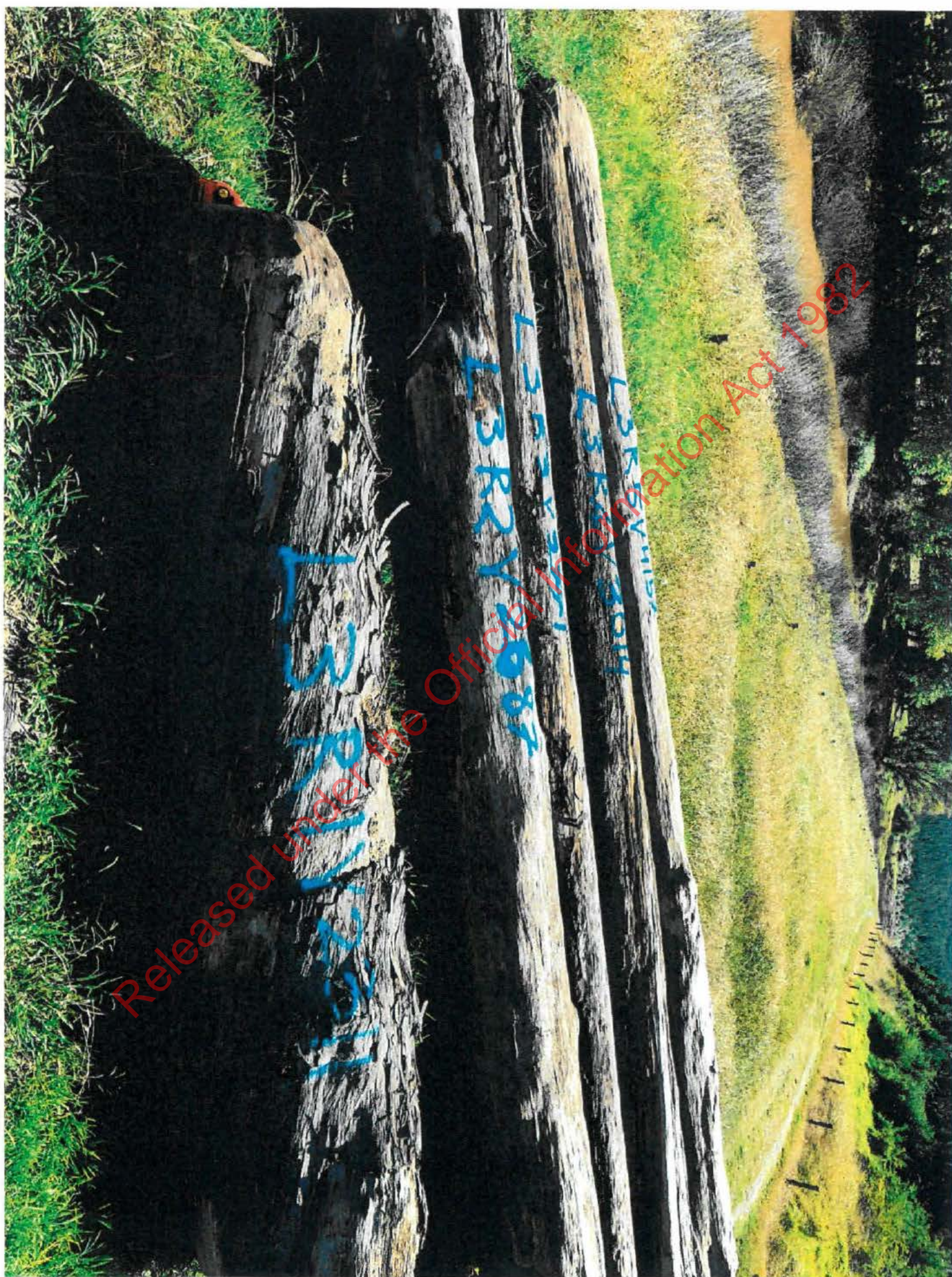
Released under the Official Information Act 1982

QuickMap
Custom Software Ltd



Any person wishing to rely on the information shown on this map must independently verify the information
Scale 1:47804 Topographical and Cadastral map derived from LINZ data. Printed: 26/06/2017 17:15.





s 9(2)(a)

From: s 9(2)(a) s 9(2)(a)
Sent: Friday, 25 January 2019 12:54 PM
To: s 9(2)(a)
Subject: Resource consent - pdf - issued 10.08.2018.pdf
Attachments: Resource consent - pdf - issued 10.08.2018.pdf; ATT00001.txt

Hi s 9(2)(a)

Please see below our consent of operations for harvesting native logs as discussed yesterday granted for the next 25 years by both affected Iwi and the NRC.

Many thanks and if you have any further questions please don't hesitate.

Released under the Official Information Act 1982

Resource Consent

Document Date: 10.08.2018

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

s 9(2)(a)

WHANGAREI 0110

To carry out the following activities:

AUT.040137.01.01 Extract sunken trees and logs from the beds of the following watercourses.

Wairoa river	From Tokatoka at 1686836E 6008993N to its junction with Wairua and Mangakahia Rivers at 1695180E 6038520N
Kaihu River	From Wairoa River, Dargaville at 1678230E 6021840N to its junction with Rotu Stream at 1672233E 6029374N
Awakino River	From Wairoa River at 1680960E 6023322 to Avoca Road at 1676800E 6031673N
Manganui River	From Wairoa River at 1685800E 6026120N to Mititai Road at 1700423E 6019737N
Tauraroa River	From Manganui River at 1697967E 6022865N to the railway bridge at 1700975E 6024477N
Tauroa Stream	From Tauraroa River at 1699670E 6023993N to the railway bridge adjacent to Omana Road at 1698050E 6026826N.
Kirikopuni Stream	From Wairoa River at 1691360E 6034064N to a site adjacent to Kirikopuni Valley Road, approximately 2 km north of its junction with Houto Road at 1688696E 6038097N
Waiotama River and Wheki Stream	From Wairoa River at 1695616E 6035925N to Otuhi Road at 1700613E 6036585N
Mangakahia River	From Wairua River at 1695180E 6038520N to its junction with Omahu Stream, Nukutawhiti at 1678814E 6055287N
Wainia River	From its junction with Mangakahia River at 1695180E 6038520N to the power station at 1696600E 6042410N, and from above Wairua Falls at 1698052E 6043888N to Pipiwai Road at 1704282E 6053960N

Note: All location co-ordinates in this document refer to Geodetic Datum 2000, New Zealand Transverse Mercator Projection.

Subject to the following conditions:

- 1 The Consent Holder shall notify the council's assigned monitoring officer in writing of the date and location of any intended exercise of this consent, not less than two weeks prior to the commencement of those works.

Advice Note: Notification of the commencement of works may be made by email to mailroom@nrc.govt.nz.

- 2 All access and egress to water bodies for barges and logs shall be at existing landing sites or crossings, unless the barge is lifted by crane directly into the waterbody.
- 3 Written permission of landowners whose properties adjoin that section of river affected by these works shall be obtained prior to the exercise of this consent at that location. A copy of the landowner permissions shall be provided to the council's assigned monitoring officer immediately upon request. No new earthworks for vehicle access over, or through, any river bank shall be carried out for the purpose of extracting logs.
- 4 The Consent Holder shall not exercise this consent in areas which adversely affect banks or bank margins containing native aquatic plants including mangroves, salt marshes, raupo, flax, sedges, and rushes
- 5 Any logs, sinkers, timber and objects extracted from the river shall be placed above flood level within 48 hours of their extraction.
- 6 The Consent Holder shall provide notice to the Department of Conservation, in writing, at least 10 days prior to operating in any river where the depth of water is less than 0.7 metres. The notice shall contain the proposed location of the works, the date and expected duration of the works. Evidence of this notification shall be provided to the council's assigned monitoring officer.
- 7 The Consent Holder shall maintain a written record of all logs, timber, sinkers and other objects salvaged. A copy of this information shall be provided to the council for inspection, within 48 hours of a written request from the Council's Compliance Manager.
- 8 This consent shall lapse on the 30 August 2023, unless before this date the consents have been given effect to.

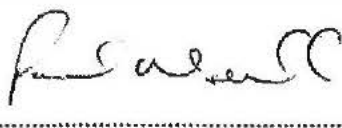
Advice Note: An application can be made to the Council in accordance with Section 125 of the Act to extend the date after which the consents lapse. Such an application must be made before the consents lapse.

- 9 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 annually during the month of May 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.

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

EXPIRY DATE: 30 JUNE 2043

This consent is granted this Tenth day of August 2018 under delegated authority from the Council by:



Paul Maxwell
Coastal & Works Consents Manager

s 9(2)(a), s 9(2)(b)(ii)

Released under the Official Information Act 1982

s 9(2)(a), s 9(2)(b)(ii)

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