

# Application for a permitted boundary activity

Resource Management Act 1991 - Form 9A

Submit this form online at: <a href="mailto:resourceconsentapplications@ccc.govt.nz">or Emailto: resourceconsentapplications@ccc.govt.nz</a>; or

Deliver to: Resource Consents Unit, Christchurch City Council, 53 Hereford Street, Christchurch; or

Send to: Resource Consents Unit, Christchurch City Council, PO Box 73014, Christchurch Mail Centre, Christchurch, 8154

For enquiries phone: (03) 941 8999 or email DutyPlanner@ccc.govt.nz

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This form is for an application for a **permitted boundary activity** under **section 87BA** of the Resource Management Act 1991.

A permitted boundary activity is an exemption from resource consent for a proposal that meets all of the following requirements:

Г	٦	The onl	y District P	lan rul	les infrir	nged are	boundar	v rule

- ☐ None of the infringed boundaries is a public boundary (i.e. road, railway, river, reserve or other publicly owned land)
- ☐ Written approval has been obtained from the owners of all adjoining properties with infringed boundaries.

A **boundary rule** is "a rule relating to the distance between a structure and one or more boundaries of an allotment, or the dimensions of a structure in relation to its distance from one or more boundaries of an allotment."

Boundary rules in the Christchurch District Plan include built form standards on daylight recession planes, some internal boundary setbacks, and rules controlling the length of a building relative to the boundary. (Note: Setbacks from zone boundaries, rail corridors and other publicly owned land are <u>not</u> boundary rules.)

#### Information requirements

The application must be accompanied by a description of the proposed activity and plans that show the boundary rule infringements and include sufficient information to confirm that no other District Plan rules are breached. A written approval form <u>and</u> signed plans from all owners of allotments with infringed boundaries must also be provided.

There is no ability for the Council to put this type of application on hold for further information, so if any of the necessary information is missing the application will be returned to you. It would then need to be resubmitted with all of the required information before a written notice permitting your activity can be provided.

Written confirmation that the proposal is a permitted boundary activity will be issued within 10 working days of a complete application being submitted and the fee paid.

#### **Fees**

A deposit is required to be paid before processing will commence (refer Resource Management <u>Fee Schedule</u>). An invoice will be issued when the application has been received.

#### Other approvals

A permitted boundary activity does not require resource consent under the District Plan. However if the activity is occurring on land that may be contaminated (HAIL land), resource consent may still be required under the National Environment Standard for Assessing and Managing Contaminants in Soil to Protect Human Health.

You are also likely to require a building consent under the Building Act 2004. This must be applied for separately. Depending on the nature of your proposed activity, other consents or licences may also be required under such legislation as the Health Act 1956 and the Sale of Liquor Act 1989.

1. Pre-application d	discussions						
Have you had a pre-application meeting or discussions with any Council staff about this proposal? ☐ Yes ☐ No							□No
If yes, what was the name of							
Date of pre-application meeting (if applicable):							
Meeting reference number:							
2. Application site							
Street address:							
Legal description:							
□ I have provided a R to which the Counce https://www.linz.g	cil is a party. No	te: These can be	e obtained from	Land Information N	New Zealand:	venant or othe	er encumbrance
OR  ☐ I request that the C  Zealand.	Council obtain a	a copy of the Rec	ord of Title and	any relevant encun	mbrances from	ո Land Informa	tion New
3. Owners of the ap	plication sit	:e					
Full name and address of all	owners of the a	application site:					
4. Applicant details							
Please note that the <b>applicant</b> is the Council's practice to commun				on, unless specified ot	herwise in Sectio	on 6. Where there	is an agent, it is
Full name (including middle name):							
OR							
Registered Company / Trust Organisation name:	./						
Contact person / Trustee nar	mes:						
Landline:				Mobile:			
Email:							
Postal Address:							
The applicant is the:	] Owner	☐ Occupier	☐ Lessee	☐ Prospective p	ourchaser	of the ap	olication site
☐ Other (please specify):							
E Agent details							
5. Agent details							
Name of Agent:							
Name of firm:				Mobile			
Landline: Email:				Mobile:			
Liliall.							

Postal Address:

6 Invoicing details							
6. Invoicing details							
All consent-related invoices	are to be made out to:						
☐ Applicant (Their full details	must be provided in section 4 above)						
☐ Agent	□ Agent						
☐ Existing 'on-account' customer Account customer name:							
☐ Other (specify below)							
Name:							
Email:							
Postal Address:							
Note: Any refunds will be paid to	the receipted name.						
7. Description and p	plans of the proposed activity						
_	<b>d activity</b> to be carried out on the site (e.g. to build a new dwelling with attached garage).						
(a) Describe the propose	a activity to be carried out on the site (e.g. to band a new aweiling with attached garage).						
/b/ Colube become description	And the Chitale of Birth Block of the Chitale of th						
(b) List the boundary rule	e(s) in the Christchurch District Plan that is/are infringed by the proposed activity.						
	ary rule" is included on page 1. Where the infringement occurs at the corner of a site, every boundary that intersects with firinged boundary. If the boundary forms part of a private way, the infringed boundary is the boundary on the opposite						
(c) Plans and other supp	porting information						
☐ I have attached the foll							
	tion drawings and floor plan of all structures to be built or altered, identifying the boundary rule						
	I showing compliance with all other relevant built form rules in the District Plan.						
Any information r	necessary to confirm compliance with other relevant rules in the District Plan.						
Note: The information must be	in sufficient detail for the Council to be satisfied that the proposed activity is a boundary activity that it complies with all						
	The plans must also be sufficiently clear and detailed to ensure that the neighbour(s) providing written approval know						
what they are agreeing to. All p	olans must be drawn to scale.						
8. Written approval	from owners of properties with an infringed boundary						
List the name and address o	of all owners of properties with an infringed boundary.						
Address of property:	Full name and address of owners (including joint owners):						

 $\hfill \square$  I have attached a written approval form  $\underline{and}$  signed plans from all of the above owners.

Note: If the applicant is signed by the applican		adjoining prope	rty with an infring	ed boundary, pled	ase state this and inclu	de a written approvo	al form and plans	
9. Other Appli	cations							
Have you applied for	a Project Inforn	nation Memora	ndum (PIM) or a	building consen	t for this project?	□Yes	□No	
If yes, what is the pro	ject number (B0	CN number)?						
10. Developm	ent Contrib	utions						
The following inform	ation is required	d for assessme	nt of levies under	the Council's D	evelopment Contribu	utions Policy.		
Residential develop	ment							
The use of land or bu unit/strata developm	-		•	~		-		
Existing:				New Tota	l (Existing plus proposed	d):		
Number of residentia	al units:			Number o	f residential units:			
Has a residential uni	t been demolish	ed/removed fr	om the site?	□ No	☐ Yes	Date:		
The following section	n applies when t	here will be mo	ore than one resi					
Gross floor area (all b	ouildings):		m²	Gross floor ar	ea of each unit:		m²	
The following section	n annlies where	there will he tw	o or more <b>attac</b>					
Total impervious sur		there will be tv	m <sup>2</sup>	ilea residentiati	units on the site.			
*Impervious Surface Area ii		oofs, paving and gra						
Non-residential Dev	elopment							
The use of land or bu improvement stores, villages and commer	retail facilities,	manufacturing		-			-	
Existing:	Existing: New total (Existing plus proposed):							
Impervious surface a	rea:*		m²	Imperviou	Impervious surface area:*		m²	
Landscaping area (la	wn/garden):		m²	Landscap (lawn/gar			m²	
Gross floor area for e	ach land use ac	tivity:		Gross floo	r area for each land u	use activity:		
Gross floor area:	m²	Land Use:	m <sup>2</sup>	Gross floo area:	or m	Land Use:	m <sup>2</sup>	
Gross floor area:	m²	Land Use:	m <sup>2</sup>	Gross floo area:	r m	Land Use:	m <sup>2</sup>	
Gross floor area:	m²	Land Use:	m <sup>2</sup>	Gross floo area:	r m	Land Use:	m <sup>2</sup>	
Total gross floor area:	m²			Total gros floor area	m	2		
*Impervious Surface Area ii	ncludes the area of ro	oofs, paving and gra	vel.					
Special Assessment								
If the development is information for a spe				on-residential la	ınd use (as above), pl	ease provide the fo	ollowing	
Existing:				New tota	New total (Existing plus proposed)			
Impervious surface a	rea:*	m <sup>2</sup>		Impervious surface area:*			m²	
Traffic movements p	er day:			Traffic mo	Traffic movements per day:			
Litres of water usage	Litres of water usage per day:				Litres of water usage per day:			
*Impervious Surface Area in <b>Note:</b> For mixed use develo								

Connections to Council Infrastructure						
Does this development require connection/s to the following	ng:					
Water supply			□Yes	□No		
Stormwater			□Yes	□No		
Wastewater			□Yes	□No		
11. Declaration						
I have completed all relevant sections of this form and I und include all of the relevant information.	derstand that my app	olication may be returned as i	ncomplete if it do	oes not		
I understand that the fees paid on lodgement <b>are a deposit</b> incurred in processing this application.	t <b>only</b> , and that the C	Council will invoice all costs a	ctually and reaso	nably		
All of the information provided with this application is, to the best of my knowledge, true and correct. I understand that all information submitted as part of an application is required to be kept available for public record, therefore the public (including business organisations, media and other units of the Council) may view this application, once submitted. It may also be made available to the public on the Council's website. If there is commercially sensitive information in your application please let us know. If you would like to request access to, or correction of, your details, please contact the Council.						
<b>Signature of Applicant</b> (or person authorised to sign on be	half of applicant):					
Date	Name					
If you are signing this application on behalf of a company/trust/other entity (the applicant), you are declaring that you are duly authorised to sign on behalf of the applicant to make such an application.						
Privacy information						
The Council is subject to the Privacy Act 1993. For a full privacy statement see: <a href="https://ccc.govt.nz/the-council/how-the-council-works/privacy-statement/">https://ccc.govt.nz/the-council/how-the-council-works/privacy-statement/</a> . If you would like to request access to, or correction of, your details, please contact us.						

### 12. Fee information

The required deposit must be paid before processing of the application will start. A further invoice will be issued when processing has been completed if the cost of processing exceeds the deposit paid. If the processing cost is less than the deposit a refund will be issued to the **person who paid the fee**.

Where the application fee is to be charged to an **account holder** no deposit is required. Instead the actual fees will be invoiced on completion of processing.

The costs incurred in receiving and checking incomplete applications are invoiced to the applicant. To avoid delays and cost please ensure that you submit a complete application.

The Resource Management Fees Schedule can be viewed at: <a href="https://ccc.govt.nz/consents-and-licences/resource-consents/resource-management-fees/">https://ccc.govt.nz/consents-and-licences/resource-consents/resource-management-fees/</a>

**DEBT RECOVERY** – Where an invoiced amount has not been paid by the stated due date, the Council may commence debt recovery action. The Council reserves the right to charge interest, payable from the date the debt became due, and recover costs incurred in pursuing recovery to the debt.

**DEVELOPMENT CONTRIBUTIONS** – Your development, if granted, may also incur development contributions under the Local Government Act 2002 in accordance with the Council's Development Contributions Policy. Any development contributions payable will be invoiced to the applicant.

## 13. Checksheet for plan content

This checksheet has been produced to assist you in the preparation and lodgement of your application. The provision of correct and accurate information will ensure that delays are kept to a minimum. Please complete all sections using **Y** where the information is provided, or **N** where the information is not relevant to your proposal.

**Note:** This checksheet is general in nature and does not cover all rules in the District Plan. Please check with a planner at the Council if you are unsure of the information requirements for your particular application.

[]	a.	Site Plan (1:200) showing (where relevant)
	[]	Location and use of all existing and proposed buildings in relation to legal and internal boundaries;
	[]	Location of any waterway and dimensions from its banks to any new buildings and/or earthworks;
	[]	Vehicle access, manoeuvring, car parks and driveway gradients;
	[]	Outdoor living, service and storage space;
	[]	Landscape plan showing location, species and height of all existing and proposed plants (if required to demonstrate compliance with landscaping or tree planting rules);
	[]	Location of protected trees on the site or adjoining sites;
	[]	Location and height of street trees on road reserve adjoining the application site;
	[]	Areas and volumes of proposed filing or excavation, retaining walls, existing and proposed ground levels;
	[]	Building coverage (proposed and existing) in square meters; and
	[]	Surveyed ground and floor levels (especially at critical points) to show compliance or extent of non-compliance with recession plane rules.
[ ]	b.	Floor Plans (1:100 / 1:50) showing (where relevant)
	[]	Proposed uses;
	[]	Gross floor areas for each use;
	[]	Location of all/any kitchen facilities;
	[]	Doors and windows; and
	[]	Overall dimensions of all buildings.
[ ]	c.	Elevations (1:100 / 1:50) showing (where relevant)
	[]	Recession planes from accurate levels;
	[]	Maximum height; and
	[]	Doors and windows.