

CONNECTION TO OHAKEA RURAL WATER SUPPLY



APPLICANT			
Name of Property Owner		Contact Person / All trustee names	
APPLICANT DETAILS			
Phone numbers (day)		Mobile	
Postal Address		Post Code	
Email Address			
CORRESPONDENCE DETAILS // If different than the above applicant details – E.g. consultant, agent or architect			
Phone numbers (day)		Mobile	
Address or Company			
DETAILS OF SITE // Location of site to be serviced			
Address / Location to which this application relates			
Legal Description: Can be found on the computer Freehold Register or Rates Notice – e.g. Lot x DP xxx (or valuation number)			
Valuation Number		Resource Consent #	
Building Consent #			

MANAWATU DISTRICT COUNCIL OHAKEA RWS APPLICATION NOTES

- 1) Ownership and responsibility for public infrastructure. The Manawatu District Council will own, and will take full responsibility for the installation, operation and maintenance of all parts of the OHAKEA Rural Water Scheme extending from the water treatment plant to the property's point of connection including the manifold (at the road reserve by the property boundary).
- 2) Ownership and responsibility for private infrastructure. The property owner will own, and will take full responsibility for the operation and maintenance of all water pipelines on their property from the point of connection (manifold at the property boundary).
- 3) Operational Costs. The Manawatu District Council will recover from the property owner, and the property owner will pay to the Manawatu District Council, a water supply targeted rate for the on-going costs of operating and maintaining the Ohakea Rural Water Scheme. These costs which are set annually and effective on 1 July each year

will be levied on the property pursuant to the provisions of the Local Government (Rating) Act 2002 and will form part of the property's annual rates invoice. The rates will be charged based on the agreed water units below

- 4) Operational Rules. The Manawatu District Council will from time to time establish and notify rules and/or bylaw governing connections to the OHAKEA Rural Water Scheme, which shall be binding upon the property owner. These rules and/or bylaws, together with any variations of them, will be set by the Manawatu District Council following the Special Consultative Procedure specified by section 83 of the Local Government Act 2002.
- 5) Applicant supplies and installs all pipework and storage tanks, within the property boundary
Connections to the existing watermain shall be carried out by Council's reticulation team.
- 6) A site plan showing the location of the proposed connection is to be attached, indicating the distance in metres from the left or right hand boundary of the property.

Further Information:

If you have any questions or require further information please contact Manawatu District Council.

Phone: 06 323 0000

Web: www.mdc.govt.nz

FEES // PLEASE STATE NUMBER OF UNITS/CONNECTIONS REQUIRED		
Land area of property (ha)	No	
Design units (1 unit per 10 ha)	No	
Units requested @ \$375 per unit p.a.	No	\$
Connection fee @ \$1,499.00 per tank	No	\$
Increase or decrease units \$439.00	No	\$
Capital Contribution (Please check Council's fees and charges)	No	\$
TOTAL to pay	\$	
Applicants Signature		Date
PAYMENT // This application will incur a non-refundable fee for each connection payable on submission of this signed application. All fees include GST		
Please advise invoice payee details below:		
Name:		Phone:
Company:		Email:
Postal address:		

APPLICATION & DECLARATION

The Council relies on the information contained in this application being complete and accurate. The Applicant must take all reasonable steps to ensure that it is complete and accurate and accepts responsibility for information in this application being so.

If lodging this application as the Applicant:

I/we hereby represent and warrant that I am/we are aware of all of my/our obligations arising under this application including, in particular but without limitation, my/our obligation to pay all fees and administrative charges (including debt recovery and legal expenses) payable under this application as referred to the Fees Information section.

If lodging this application as agent of the Applicant:

I/we hereby represent and warrant that I am/we are authorised to act as agent of the Applicant in respect of the completion and lodging of this application and that the Applicant is aware of all of his/her/its obligations arising under this application including, in particular but without limitation, his/her/its obligation to pay all fees and administrative charges (including debt recovery and legal expenses) payable under this application as referred to the Fees Information section.

Signed (by or as authorized agent of the applicant)**			
Full name of person lodging this form			
Firm/Company		Dated	