

TRADE WASTE BYLAW 2016

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FOREWORD^{*}

This Bylaw has been prepared using the New Zealand Standard "NZS 9201: Part 23:2004 Model General Bylaws - Trade Waste" as a base document.

This Bylaw regulates the discharge of trade waste to the Gore District Council's sewerage systems operated by or on behalf of the Council as a Wastewater Authority. The purpose of this Bylaw is to:

- i. To ensure the protection of the Council's personnel and the general public.
- ii. To protect the ability of the Council to meet the requirements of the Resource Management Act 1991 and in particular their resource consents for the discharge of treated sewage (and also the placement of sludge and biosolids on land).
- iii. To provide for an equitable spread of costs between domestic and trade waste discharges.
- iv. To protect the investment in the existing and any future infrastructure, treatment plant and disposal facilities;
- v. To ensure compatibility between liquid, solid and gaseous phases of trade waste discharges. This compatibility can relate to such matters as meeting landfill acceptance criteria for solids and sludges and meeting resource consents for emissions to air as well as the trade waste discharge itself, into the Council's sewer system.
- vi. To ensure trade waste dischargers consider, and where appropriate and practicable implement, waste minimisation and cleaner production techniques to reducing the quantity and improve the quality of their trade waste discharges, thereby assisting the Council to meet the targets of the New Zealand Waste Strategy.
- vii. To foster consistency between Wastewater Authorities with respect to trade waste requirements.

^{*} This foreword does not form part of this Bylaw.

1. Introduction

1.1 **Title**

This Bylaw may be cited as the "Gore District Council Trade Waste Bylaw 2016".

1.2 Commencement and Application

This Bylaw shall come into force on the 19th day of December 2016 and shall apply to the whole of the Gore District.

1.3 Repeals

The Gore District Council Trade Waste Bylaw 2008 was revoked by section 160A of the Local Government Act 2002 on 1 August 2015.

1.4 Scope of the Bylaw

1.4.1 **Scope**

The Bylaw provides for the:

- Acceptance of long-term, intermittent, or temporary discharge of trade waste (including tankered waste) to the Council's sewerage system;
- (b) Establishment of three grades of trade waste: permitted, conditional and prohibited;
- (c) Evaluation of individual trade waste discharges to be against specified criteria;
- (d) Correct storage of materials in order to protect the Council's sewerage system from spillage;
- (e) Installation of flow meters, samplers or other devices to measure flow and characteristics of the trade waste discharge;
- (f) Pre-treatment of waste before it is accepted for discharge to the Council's sewerage system;
- (g) Sampling and monitoring of trade waste discharges to ensure compliance with the Bylaw;
- (h) The Council to accept or refuse a trade waste discharge;
- Charges to be set to cover the cost of conveying, treating and disposing of, or reusing, trade waste and the associated costs of administration and monitoring;
- (j) Administrative mechanisms for the operation of the Bylaw; and
- (k) Establishment of waste minimization and management

programmes (including sludges) for trade waste producers.

1.4.2 **Compliance with other Acts**

Nothing in this Bylaw shall derogate from any of the provisions of the:

- (a) Building Act 2004 and Regulations;
- (b) Fire Service Act 1975;
- (c) Hazardous Substances and New Organisms Act 1996 and regulations;
- (d) Health Act 1956 and Regulations;
- (f) Health and Safety in Employment Act 1992;
- (g) Land Transfer Act 1952;
- (h) Land Transport Rule Dangerous Goods 1999, Rule 45001/1
- (i) Local Government Act 2002;
- (j) Local Government (Rating) Act 2002;
- (k) Property Law Act 1952;
- (I) Plumbers, Gasfitters and Drainlayers Act 1976;
- (m) Plumbers, Gasfitters and Drainlayers Act 2006 and
- (n) Resource Management Act 1991; and

In the event of any inconsistency between legislation the more stringent requirement applies.

1.4.3 Trade Premises and other users to which the Bylaw applies

This Bylaw shall apply to all trade premises within the District where trade wastes are discharged or sought or likely to be discharged to the sewerage system operated by the Council or its agents. The Bylaw shall also apply to tankered wastes collected for the purpose of discharge to the sewerage systems operated by the Council or its agents.

Pursuant to section 196 of the Act the Council may refuse to accept any type of trade waste which is not in accordance with this Bylaw.

1.5 **Referenced documents**

New Zealand Standards

NZS 4304:2002- - - - Management of healthcare waste

NZS 5465:2001- - - -Self containment for motor caravans and caravans NZS 9201:2004- - - -Model general bylaws Part 23: 2004: Trade Waste

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Joint Australian/New Zealand Standards

AS/NZS 5667:--- Water quality – Sampling

Part 1:1998 Guidance on the design of sampling programmes, sampling techniques and the preservation and handling of samples

Part 10:1998 Guidance on sampling of wastewaters

British Standards

BS 3680:- - - - Measurement of liquid flow in open channels

Part 11A:1992 Free surface flow in closed conduits – Methods of measurement

Part 11B:1992 Free surface flow in closed conduits – Specification for performance and installation of equipment for measurement of free surface flow in closed conduits

BS 5728:--- Measurement of flow of cold potable water in closed conduits

Part 3:1997- - - - Methods for determining principal characteristics of single mechanical water meters (including test equipment)

BS 6068: - - - Water quality

Part 6: Sampling

Section 6.10:1993 Guidance on sampling of wastewaters

BS EN 25667-1: 1994 - - - Water quality. Sampling. Guidance on the design of sampling programmes BS 6068-6.1:1981

BS EN 25667-2: 1993 - - - Water quality. Sampling. Guidance on sampling techniques BS 6068-6.2:1991

BS EN 5667-3: 2003 - - - - Water quality. Sampling. Guidance on the preservation and handling of water BS 6068-6.3:2003- - - - Samples

Other Publications

Agricultural and Resource Management Council of Australia and New Zealand (ARMCANZ) and

Australia New Zealand Environment and Conservation Council (ANZECC)

Guidelines for Sewerage Systems: Acceptance of Trade Wastes (industrial

waste) 12 (1994)

Document available from Australian Water Association (AWA) www.awa.asn.au

American Water Works Association

Standard methods for the examination of Water and Wastewater 20th Edition (1999)

Document available from American Water Works Association www.awwa.org

Building Industry Authority

New Zealand Building Code (NZBC) 1992 and approved documents

Document available from Building Industry Authority (BIA) www.bia.govt.nz

Ministry for the Environment (MfE)

Landfill Acceptance Criteria (2004)

The New Zealand Waste Strategy (2002)

Documents available from Ministry for the Environment New Zealand <u>www.mfe.govt.nz</u>

Office of Radiation Safety

CSP1 Code of safe practice for the use of unsealed radioactive materials (1996).

Document available from the Office of Radiation Safety www.health.govt.nz/our-work/radiation-safety

New Zealand Water and Wastes Association (NZWWA)

Guidelines for the Safe Application of Biosolids to Land in New Zealand (2003)

Liquid and Hazardous Wastes Code of Practice (2003)

Documents available from New Zealand Water & Wastes Association (NZWWA) <u>www.nzwwa.org.nz</u>

New Zealand Water Environment Research Foundation (NZWERF)

New Zealand Municipal Wastewater Monitoring Guidelines (2002)

Document available from New Zealand Water Environment Research Foundation (NZWERF) www.nzwerf.org

Sydney Water Corporation

Trade Waste Policy (2004)

Document available from Sydney Water Corporation www.sydneywater.com.au

United States Environment Protection Agency (US EPA)

Method 9095A Paint Filter Liquids Test (1996)

Document available from United States Environmental Protection Agency <u>www.epa.gov</u>

1.6 **Definitions and Interpretations**

- 1.6.1 The Interpretation Act 1999 shall apply to this Bylaw.
- 1.6.2 In this Bylaw, unless the context otherwise requires:

Access point	Is a place where access may be made to a
	public or private sewer for inspection
	(including sampling or measurement),
	cleaning or maintenance. The location of
	the access point shall be in accordance with
	the New Zealand Building Code.
Act	Means the Local Government Act 2002.
Analyst	Means a testing laboratory approved in
	writing by the Council.
Approval	Means approval by the Council or any
	authorised officer so authorised on behalf
	of the Council and any approval may
	include conditions.
Authorised officer	Means any person delegated, appointed or
	authorised in writing by the Council to act
	on its behalf and with its authority.
Biosolids	Means sewage sludge derived from a
	sewage treatment plant that has been
	treated and/ or stabilized to the extent that
	it is able to be safely and beneficially
	applied to land and does not include
	products derived solely from industrial
	Wastewater treatment plants. The term
	biosolid/biosolids is used generically
	throughout this Bylaw to include products
	containing biosolids (eg composts).
Characteristic	Means any of the physical or chemical
	characteristics of a trade waste and may
	include the level of a characteristic.
Cleaner production	Means the implementation on trade
	premises, of effective operations, methods
	and processes appropriate to the goal of
	reducing or eliminating the quantity and
	toxicity of wastes. This is required to
	minimize and manage trade waste by:
	mininize and manage trade waste by.

	(a) Using energy and resources
	efficiently, avoiding or reducing the amount of wastes produced;
	(b) Producing environmentally sound products and services;
	(c) Achieving less waste, fewer costs and higher profits.
Condensing water or cooling water	Means any water used in any trade, industry, or commercial process or operation in such a manner that it does not take up matter into solution or suspension.
Conditional trade waste	Means trade waste discharge that does not comply with all the physical and chemical characteristics set out in Schedule 1A but which may be approved for discharge by the Council subject to conditions.
Consent	Means a consent in writing given by the Council and signed by an authorised officer authorising a person to discharge trade wastes to the Council's sewerage system.
Consent holder	Means the person occupying trade premises who has obtained a Consent to discharge or direct the manner of discharge of trade waste from any premises to the Council's sewerage system, and includes any person who does any act on behalf or with the express or implied consent of the consent holder (whether for reward or not) and any licensee of the consent holder.
Contaminant	Includes any substance (including gases, odorous compounds, liquids, solids and micro-organisms) or energy (excluding noise) or heat, that either by itself or in combination with the same, similar, or other substances, energy or heat:
	 When discharged into water, changes or is likely to change the physical, chemical, or biological condition of water; or
	(b) When discharged onto or into land or into air, changes or is likely to change the physical, chemical, or biological condition of the land or air onto or into which it is discharged; or
	(c) As described or contained in the Resource Management Act 1991.

Contingency management procedures	Means those procedures developed and used to avoid, remedy, or mitigate the actual and/or potential adverse effects of these activities on the environment from an unexpected or unscheduled event resulting in discharge, or potential discharge of contaminants of concern into the Council's sewerage system.
Council	Means the Gore District Council or any Committee of the Council or officer delegated to exercise the authority of the Council.
Disconnection	Means the physical cutting and sealing of any of the Council's water services, utilities, or public sewer for use by any person.
District Domestic sewage	Means the territory of the Council. Means foul water (with or without matter in solution or suspension therein) discharged from premises used solely for residential purposes, or wastes of the same character discharged from other premises; but does not include any solids, liquids, or gases that may not lawfully be discharged into the Council's sewerage system and may include geothermal water.
Enterococci	Means an indicator organism used to assess for the presence of human waste.
Foul Water	Means the discharge from any sanitary fixtures (any fixture which is intended to be used for sanitation – the term used to describe activities of washing and/or excretion carried out in a manner or condition such that the effect on health is minimized, with regard to dirt and infection) or sanitary appliance (an appliance which is intended to be used for sanitation which is not a sanitary fixture – included are machines for washing dishes and clothes).
Hazardous wastes	Means hazardous substances as defined by the Hazardous Substances and New Organisms Act 1996.
Infiltration	Means water entering a public or private sewer from groundwater through defects such as poor joints, and cracks in pipes or manholes. It does not include inflow.
Inflow	Means water discharged into a public or

	private sewer from non-complying
	connections. It includes stormwater
	entering through illegal down pipe
	connections or from low gully traps.
Infringement	Means an offence as specified by this Bylaw
	under section 243 and 259 of the Act.
Management plan	Means the plan for management of
	operations on the premises from which
	trade wastes come, and may include
	provision for cleaner production, trade
	separation, waste minimisation, discharge,
	contingency management procedures, and
	any relevant industry Code of Practice.
Mass Limit	Means the total mass of any characteristic
	that may be discharged to the Council's
	sewerage system over any stated period
	from any single point of discharge or
	collectively from several points of
	discharge.
Maximum concentration	Means the instantaneous peak
	concentration that may be discharged at
	any instant in time.
Occupier	Means the person occupying a trade
	premises connected to the Council's
	sewerage system.
Permitted discharge	Means a trade waste discharge that has
	been approved by, or is acceptable to, the
	Council and as long as it has the physical
	and chemical characteristics which comply
	with the requirements of the Council
	standard as defined in schedule 1A of this
	Bylaw.
Person	Includes a corporation and also a body of
	persons whether incorporated or
	1· ·
	unincorporated.
Point of discharge	Is the boundary between the public sewer
_	and a private sewer but for the purposes of
	monitoring, sampling and testing shall be
	as designated in the trade waste consent.
Pre-treatment	Means any processing of trade waste
	designed to reduce or vary any
	characteristic in a waste before discharge
	to the Council's sewerage system in order
	to comply with a trade waste consent.

Premises	Means either:
	 (a) A property or allotment which is held under a separate certificate of title or for which a separate certificate of title may be issued and in respect to which a building consent has been or may be issued; or
	(b) A building that has been defined as an individual unit by a cross-lease, unit title or company lease and for which a certificate of title is available; or
	(c) Land held in public ownership (eg reserve) for a particular purpose; or
	(d) Individual units in buildings which are separately leased or separately occupied, or
	(e) For the purposes of this Trade Waste Bylaw, tanker trucks, trailers, vehicles, or other means of conveyance for tankered waste are considered premises.
Private sewer	Means that section of sewer between the consent holder's premises and the point of discharge through which trade waste is conveyed from the premises. This section of sewer is owned and maintained by the consent holder.
Public sewer	Means the main public sewer and lateral connections that carry away Wastewater and trade waste from the point of discharge. The public sewer is owned and maintained by the Council.
Public notice	Has the same meaning as assigned to it in the Act and "published" and "publicly notified" have corresponding meanings. A public notice setting forth the object, purport, or general effect of a document shall in any case be sufficient notice of that document.
Prohibited trade wastes	Means a trade waste that has prohibited characteristics as defined in schedule 1B and does not meet the conditions of schedule 1A. The waste is not acceptable for discharge into the Council's system unless specifically approved by them as a conditional trade waste.

chargesto section 150 of the Act for services associated with the discharge of trade waste and contained in the list of terms and items defined in schedule 1C (and detailed in the Annual Plan).SewageMeans foul water and may include trade wastes.Sewage sludgeMeans the material settled out and removed from sewage during the treatment process.SewerMeans a pipe or series of pipes constructed or laid for the conveyance of sewage, effluent or stormwater.Sewerage systemMeans the collection, treatment and disposal of sewage and trade wastes, including all sewers, pumping stations, storage tanks, sewage treatment plants, outfalls, and other related structures operated by, or on behalf of the Council and used for the reception, treatment and disposal of trade wastes.Significant industryIs a term to indicate the relative size of a given industry compared to the capacity of the Council's sewerage system (including sewage treatment plant) which services that industry. Industry size relates to volume and/or loads discharging into the Council's sewerage system. Loads can be the conventional loadings of BODs, and SS or some other particular contaminant (e.g. boron, chromium) which will have an effect or the propensity to have an effect on the sizing of the Council's sewerage system, the on-going system operation and/or the quality of the treated effluent that is discharged.StormwaterIs water or other liquid, including waste matter in solution or suspension, which is conveyed by vehicle for disposal, excluding Domestic Sewage discharged directly from house buses, caravans, buses and similar vehicles. For purposes of this Bylaw, tankered waste is defined as including trade waste.Temporary d	Schedule of rates and	Means the prices set by the Council pursuant
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	waste not provided for under an existing
Trade premises	discharge consent. Includes:
	 (a) Any premises used or intended to be used for any industrial or trade purpose; or
	(b) Any premises used or intended to be used for the storage, transfer, treatment, or disposal of waste materials or for other waste management purposes, or used for composting organic materials, or vehicles conveying tankered waste; or
	 (c) Any other premises from which a contaminant is discharged in connection with any industrial or trade process;
	 (d) Any other premises discharging other than domestic sewage;
	and includes any land or premises wholly or mainly used for agricultural or horticultural purposes.
Trade waste	Is any liquid, with or without matter in suspension or solution, that is or may be discharged only from a trade premises to the Council's sewerage system in the course of any trade or industrial process or operation, or in the course of any activity or operation of a like nature; and may include tankered waste, condensing or cooling waters; stormwater which cannot be practically separated, or domestic sewage.
Wastewater	Means domestic sewage and may include trade wastes.
Wastewater Authority	Means the Council, including its authorised agents, responsible for the collection, treatment and disposal of trade waste and wastewater.
Working day	Has the same meaning as in section 5 of the Act.

1.6.3 Abbreviations

- \$/kg dollars per kilogram
- \$/L/s dollars per litre per second
- \$/m³ dollars per cubic metre

ANZECC Australian New Zealand Environment and Conservation Council

B boron

cBOD₅ Carbonaceous Biochemical Oxygen Demand

- Br₂ bromine
- BTF Biological Trickling Filter
- Cl₂ chlorine
- CN cyanide
- cfu Coliform Forming Units
- COD Chemical Oxygen Demand
- DAF dissolved air floatation
- DP deposited plan
- DS dry solids
- F fluoride
- FOGs fats, oils and greases
- g/m³ grams per cubic metre
- GST goods and services tax
- H₂S hydrogen sulphide
- HAHs halogenated aromatic hydrocarbons
- HCHO formaldehyde
- HCN hydrogen cyanide
- Hr hour
- kg/day kilogram per day
- L litre
- L/s litre per second
- m³ cubic metre
- max. maximum
- MBAS methylene blue active substances
- MfE Ministry for the Environment
- mg/L milligram per litre
- mL/L millilitre per litre
- mm millimetres
- MSDS material safety data sheets
- N nitrogen
- NH₃ ammonia
- NH₃-N ammoniacal nitrogen

- P phosphorus
- PAHs polycyclic (or polynuclear) aromatic hydrocarbons
- PBBs polybrominated biphenyls
- PCBs polychlorinated biphenyls
- PH measure of acidity/alkalinity
- s second
- SBR sequencing batch reactor
- SO₄ sulphate
- SS suspended solids concentration
- TOG total oil and grease
- UV ultra violet
- UVT ultra violet transmission
- WC water closet
- 1.6.4 Words importing the masculine gender include the feminine gender and the neuter gender.
- 1.6.5 Words importing the singular number include the plural number, and words importing the plural number include the singular number.
- 1.6.6 For the purposes of this Bylaw the word "shall" refers to practices that are mandatory for compliance with the Bylaw, while the word "should" refers to practices which are advised or recommended.
- 1.6.7 The headings to the clauses of this Bylaw shall not affect the construction thereof.

2. Compliance with the Bylaw

2.0 Control of discharges

No person shall:

- (a) Discharge, or allow to be discharged, any trade waste to the Council's sewerage system except in accordance with the provisions of this Bylaw; or
- (b) Discharge, or allow to be discharged, a prohibited trade waste into the Council's sewerage system; or
- (c) Add or permit the addition of condensing or cooling water to any trade waste which discharges into the Council's sewerage system unless specifically approved by the Council; or
- (d) Add or permit the addition of stormwater, infiltration or inflow to any trade waste which discharges into the Council's sewerage system unless specifically approved by the Council; or

(e) Use refuse or garbage grinders, and macerators to dispose of solid waste from trade premises to the Council's sewerage system unless specifically approved by the Council.

2.1 Failure to comply

- (a) In the event of failure to comply with clause 2.1.1 (a) (e) the Council may physically prevent discharge to the Council's sewerage system if a reasonable alternative action cannot be established with the discharging party or parties.
- (b) Failure to comply with clause 2.1.1 (a) (e) or to maintain control of the discharge, or of significant non-compliance with either the bylaw or trade waste consent may result in a review of the consent. If a review is required by Council, the consent holder shall submit, at its own expense and in a time specified by Council, a report from a suitably qualified, independent, technical expert approved by Council verifying that any declaration and all information supplied by the consent holder may be relied upon as accurate and that the consent holder has taken all reasonable steps to comply with this Bylaw. As a result of the review, new conditions may be imposed, or a list of modifications may be required to the consent holder's process or to the plant to achieve compliance within the time specified by Council.
- 2.1.1 Any person discharging to the Council's sewerage system shall also comply with requirements of the Hazardous Substances and New Organisms Act 1996 and the Resource Management Act 1991.

2.2 Storage, transport, handling and use of hazardous or harmful materials

- (a) All persons on trade premises shall take all reasonable steps to prevent the entry of any of the materials listed in 2.2(c) of this Bylaw from entry into the Council's sewerage system as a result of leakage, spillage, failure to take adequate precautionary measures or other mishap;
- (b) No person shall store, transport, handle or use, or cause to be stored, transported, handled or used any hazardous substance as defined by the Hazardous Substances and New Organisms Act or any of the materials listed in clause 2.2(c) in a manner that may cause the material to enter the Council's Sewerage System;
- (c) Materials referred to in clause 2.2 (a) and (b) are:
 - (i) A product or waste containing corrosive, toxic, biocidal, radioactive, flammable or explosive materials; and
 - (ii) Likely to generate toxic, flammable, explosive or corrosive materials in quantities likely to be hazardous, when mixed with the wastewater stream; and

(iii) Likely to be deleterious to the health and safety of humans or animals or be harmful to the Council's sewerage system.

3. Trade waste discharges and consents

3.1 Restrictions on discharge of trade waste

No person shall discharge, or cause to be discharged, a trade waste into the sewerage system except in accordance with the provisions of this Bylaw.

3.2 Classification of trade waste discharges

Trade Waste discharge shall be classified as:

- (a) Permitted, in which case the Council may require that prior written consent be obtained; or
- (b) Conditional, in which case the Council shall require that prior written consent be obtained; or
- (c) Prohibited, in which case the Council's consent for discharge will not be granted.

3.3 Obligation and discretion of the Council

- (a) No person shall be entitled to discharge trade waste into the sewerage system and the Council is not obliged to accept any trade waste.
- (b) An application for the discharge of trade waste shall not be approved when the trade waste discharge contains, or is likely to contain, characteristics which are prohibited in accordance with schedule 1B of this part of this Bylaw

3.4 Formal application

- 3.4.1 Every person who does, proposes to, or is likely to:
 - (a) Discharge into the Council's sewerage system any trade waste (either continuously, intermittently or temporarily); or
 - (b) Vary the characteristics of a consent to discharge that has previously been granted; or
 - (c) Vary the conditions of consent to discharge that has previously been granted; or
 - (d) Significantly change the method or means of pre-treatment for discharge under an existing consent, shall, if required by the Council to complete an application in the prescribed form for the consent of the Council (see Appendix A), to the discharge of that trade waste, or to the proposed variations.
- 3.4.2 The Council reserves the right to deal with the owner as well as the occupier of any trade premises.

- 3.4.3 Where the trade premises produces trade waste from more than one area a separate application and "Description of Trade Waste and Premises" (see Appendix B) shall be completed for each trade waste point of discharge. This applies whether or not the separate areas are part of a single or separate trade process.
- 3.4.4 The applicant shall ensure that the application and every other document conveying required information is properly executed and any act done for, or on behalf of, the eventual consent holder (whether for reward or not) in making any such application shall be deemed to be an act of the consent holder.
- 3.4.5 The Council may require an application to be supported by an independent report/statement completed by a suitably experienced and external auditor to verify any or all information supplied by the applicant, and this may include a management plan.
- 3.4.6 Every application shall be accompanied by a trade waste application fee in accordance with the Council's schedule of rates and charges.

3.5 Information and analysis

- 3.5.1 On the receipt of any application for a trade waste consent to discharge from any premises or to alter an existing discharge, the Council may:
 - (a) Require the applicant to submit any additional information which it considers necessary to reach an informed decision;
 - (b) Require the applicant to submit a management plan to the satisfaction of the Council;
 - (c) Whenever the Council deems it appropriate it may have the discharge investigated and analysed as provided for in clauses 5.1 and 5.3 of this Bylaw.
- 3.5.2 The Council shall notify the applicant of any requirement under clause 3.5.1 within 10 working days of receipt of the application.

3.6 Consideration of an application

Within 20 working days (or extended as necessary by the Council) of receipt of an application complying with this Bylaw and/or all requirements under clause 3.5, whichever is the later, the Council shall, after considering the matters in clause 3.7 action one of the following in writing:

- (a) Grant the application as a permitted trade waste and inform the applicant of the decision by issuing the appropriate notice; or
- (b) Grant the application as a conditional trade waste discharge consent and inform the applicant of the decision and the conditions imposed

on the discharge by issuing the appropriate notice of consent to the discharge; or

(c) Decline the application and notify the applicant of the decision giving a statement of the reasons for refusal.

3.7 Consideration criteria

In considering any application for a trade waste consent to discharge from any trade premises or tankered waste into the Council's sewerage system and in imposing any conditions on such a consent, the Council shall take into consideration the quality, volume, and rate of discharge of the trade waste from such premises or tanker in relation to:

- (a) The health and safety of humans or animals or harm to the sewerage system;
- (b) The limits and/or maximum values for characteristics of trade waste as specified in Schedules 1A and 1B of this part of the Bylaw;
- (c) The extent to which the trade waste may react with other waste or foul water to produce settlement of solids, production of odours, accelerated corrosion and deterioration of the sewerage system or other undesirable effects;
- (d) The flows and velocities in, and the material and construction of the public sewer and sewerage system;
- (e) The capacity of the public sewer and sewerage system and the capacity of any sewage treatment works and other facilities;
- (f) The nature of the sewage treatment process and the degree to which the trade waste is capable of being treated in the sewage treatment works;
- (g) The timing and balancing of flows into the sewerage system;
- (h) Enactments relating to
 - (i) The discharge of raw or treated wastewater into receiving waters;
 - (ii) The disposal of sewage sludges;
 - (iii) The beneficial use of biosolids;
 - (iv) The discharge into the atmosphere; and
 - (v) Resource consents, discharge permits and water classification;
- (i) The effect of the trade waste discharge on the ultimate receiving environment;
- (j) The conditions applicable to resource consents for the sewerage system and the residuals from it;
- (k) The possibility of unscheduled, unexpected or accidental events and the degree of risk these could cause to humans, the sewerage system

and the environment;

- (I) Consideration of other existing or future discharges;
- (m) Amenability of the trade waste to pre-treatment;
- (n) Existing pre-treatment works on the premises and the potential for their future use;
- (o) Cleaner production techniques and waste minimisation practices;
- (p) Requirements and limitations related to sewage sludge disposal and reuse;
- (q) Extent to which storm water is excluded from trade waste and domestic sewage;
- (r) The management plan; and
- (s) Tankered waste being discharged at an approved location.

3.8 Conditions of trade waste consent

Any trade waste consent to discharge may be granted subject to such conditions that the Council may impose, including but not limited to:

- (a) The public sewer or sewers into which the discharge will be made;
- (b) The maximum daily volume, the maximum rate, and the duration of discharge;
- (c) The maximum limit or permissible range of any specified characteristics of the discharge, including concentrations, bacteriological limits, and/or mass limits determined in accordance with clause 4.2;
- (d) The period or periods of the day during which the discharge, or a particular concentration, or volume of discharge may be made;
- (e) The degree of acidity, or alkalinity of the discharge at the time of discharge;
- (f) The range of temperature of the trade waste allowed at the time of discharge;
- (g) The provision by the consent holder at own expense of screens, grease traps, silt traps or other pre-treatment works to control trade waste discharge characteristics to the consented levels;
- (h) The provision and maintenance by the consent holder at own expense of inspection chambers, manholes or other apparatus or devices to provide reasonable access to drains for sampling and inspection;
- The provision and maintenance by the consent holder at own expense of a sampling, analysis and testing programme and flow measurement requirements;
- (j) The method or methods to be used for measuring flow rates and/or volume and taking samples of the discharge for use in determining

the amount of trade waste charges applicable;

- (k) The provision and maintenance by the consent holder at own expense of meters or devices that may be required to measure the volume or flow rate of any trade waste discharged from the Premises, and for the testing of the meters;
- The provision and maintenance by the consent holder at own expense of services, (whether electricity, water or compressed air or otherwise), that may be required to operate meters and similar devices;
- (m) At times specified the provision in the approved format by the consent holder to the Council of all flow and/or volume records and results of analyses, including pre-treatment by-products such as sewage sludge disposal;
- (n) The provision and implementation of a management plan;
- (o) Risk assessment of damage to the environment in the event of accidental discharge of a chemical;
- (p) Waste minimisation and management;
- (q) Cleaner production techniques;
- (r) Remote control of discharges;
- (s) Third party treatment, carriage, discharge or disposal of by-products of pre-treatment of trade waste (including sewage sludge disposal);
- (t) Requirement to provide a bond or insurance in favour of the Council where failure to comply with the consent could result in damage to the Council's sewerages, its treatment plants, or could result in the Council being in breach of any statutory obligation; and
- (u) Remote monitoring of discharges.

3.9 Duration

3.9.1 Permitted discharges

- (a) A permitted trade waste discharge consent shall remain in force until:
 - (i) It is cancelled under clause 3.11; or
 - The quantity and nature of the discharge changes significantly. (Consent for temporary discharges shall be made in accordance with schedule 1, Appendix C of this Bylaw); or
 - (iii) If in the opinion of the Council the discharge changes or is likely to change to such an extent that it becomes a conditional trade waste discharge or prohibited trade waste discharge in accordance with clause 3.2; or

- (iv) The Council changes the trade waste management procedures by amendment of the conditions provided for in clause 3.8 or any amendment to, or replacement of this Bylaw; or
- (v) The conditions on resource consents held by the Council issued under the Resource Management Act 1991 for the sewerage system and the residuals from it change.
- (b) After consultation with the Council regarding its requirements, the consent holder shall apply within ten working days of the aforesaid change occurring for a conditional trade waste consent, in accordance with clause 3.4 of this part of the Bylaw. No discharge of trade waste shall take place until the application for a conditional trade waste consent is approved.

3.9.2 Conditional discharges

Subject to the provisions of clause 3.7 and 3.8, a consent for conditional discharge of trade waste shall be issued for a period determined by the Council. In setting the term of a consent, the Council will have regard to:

- (a) A conditional trade waste consent may be issued for a period of up to five years to a consent holder who at the time of application satisfies the Council that the:
 - (i) (a) Nature of the trade activity; or
 - (b) Process design; and/or
 - (c) Management of the premises.

are such that the consent holder has a demonstrated ability to meet the conditions of the consent during its term;

and/or

- (ii) (a) Cleaner production techniques are currently being successfully being utilized on the premises, or
 - (b) That a significant and substantial investment in cleaner production equipment or techniques is being made.

and/or

- (iii) Significant and substantial investment in pretreatment facilities has been made to the extent that a longer period of certainty for the amortizing of this investment is considered reasonable.
- (b) Where the criteria in clause (a) are not met, a conditional

trade waste discharge consent shall not generally be issued for longer than two years.

- (c) When
 - (i) The holder of the consent;
 - (ii) The owner of the premises; or
 - (iii) The use of the consent

changes, a new application for a conditional trade waste discharge consent shall be made by the consent holder.

- (d) When the conditions on resource consents for the sewerage system and the residuals from it change the Council may review the conditional trade waste discharge consent.
- 3.9.3 The Council may review the conditions of a trade waste consent from time to time for one or more of the following reasons:
 - (a) The level of compliance with the conditions of the consent, including any accidents including spills or process mishaps;
 - (b) Considerations relating to the Council's resource consents for the sewerage system;
 - (c) Considerations relating to the Council's environmental policies and the intended objectives and outcomes.
 - (d) New control and treatment technologies and processes that are implemented by the Council;
 - (e) Any of the considerations outlined in clause 3.7;
 - (f) Considerations relating to the Council's legal obligations that affect the conditions of a trade waste discharge consent.

3.10 Technical review and variation

- 3.10.1 The Council at any time may require a person undertaking a permitted discharge to apply for a consent in accordance with clause 3.9.1 of this Bylaw.
- 3.10.2 The Council may at any time during the term of a trade waste consent, by written notice to the consent holder (following a reasonable period of consultation), vary any condition to such an extent as the Council considers necessary following a review of the technical issues considered when setting conditions of consent. This is due to new information becoming available or to meet any new resource consent imposed on the discharge from the Council's treatment plant, or with any other legal requirements imposed on the Council.

3.10.3 A consent holder may at any time during the term of a consent, by written application to the Council, seek to vary any condition of consent, as provided for in clause 3.8 of this Bylaw.

3.11 Cancellation of the right to discharge

3.11.1 Suspension or cancellation on notice

The Council may suspend or cancel any consent or right to discharge at any time following 20 working days notice to the consent holder or person discharging any trade waste:

- (a) For the failure to:
 - (i) Comply with any condition of the consent;
 - (ii) Maintain effective control over the discharge; or
 - Limit in accordance with the requirements of a trade waste discharge consent the volume, nature, or composition of trade waste being discharged;
 - (iv) Provide, and when appropriate, update a management plan as required for a conditional trade waste disposal consent;
 - (v) Follow the management plan provisions at the time of an unexpected, unscheduled or accidental occurrence; or
 - (vi) Pay any charges under this Bylaw
- (b) In the event of any negligence which, in the opinion of the Council, threatens:
 - (i) The safety of the sewerage system;
 - (ii) To cause damage to any part of the sewerage system or the treatment plant; or
 - (iii) The health and safety of humans or animals;
- (c) If an occurrence happens that, in the opinion of the Council,
 - (i) Poses a serious threat to the environment; or
 - (ii) Renders it necessary in the public interest to cancel the right to discharge.
- (d) In the event of a breach of a resource consent held by the Council issued under the Resource Management Act 1991;

3.11.2 Cancellation timeframes

(a) Before taking any steps envisaged in clause 3.11.1 the Council shall give 20 working days written notice of its intention to the holder of a trade waste discharge consent or a right to discharge trade waste.

- b) During the notice period provided for in clause (a) the Council may enter into discussion with the holder of the trade waste discharge consent or the right to discharge trade waste affected by the notice to rectify the defect or to take steps to ensure compliance with the Council's requirements to the Council's satisfaction.
- (c) If any process changes require more than 20 working days, reasonable time may be given to rectify the defects or comply with the Council's requirements.

3.11.3 Summary cancellation

Notwithstanding the requirements of clause 3.11.1 and 3.11.2, a trade waste discharge consent or discharge may at any time be summarily cancelled or stopped by the Council by giving to the consent holder or person discharging written notice of summary cancellation if:

- (a) (i) A prohibited substance is discharged; or
 - (ii) Trade waste is unlawfully discharged;

from that person's premises; or

- (b) The continuance of discharge, in the opinion of the Council,
 - (i) May be a threat to the environment or public health;
 - (ii) May result in a breach of a resource consent held by the Council in accordance with the Resource Management Act 1991; or
 - (iii) Puts at risk the ability of the Council to comply with conditions of a resource consent issued to it in accordance with the Resource Management Act 1991 or requires identified additional treatment measures or costs to avoid a breach of a resource consent; or
- (c) The Council is lawfully directed to terminate the consent summarily.

4. Trade waste approval criteria

4.1 Pre-treatment

- (a) The Council may consent to a trade waste discharge subject to the provision of appropriate pre-treatment system to enable the person discharging trade waste to comply with this Bylaw.
- (b) The pre-treatment system shall be provided, operated and maintained by the person discharging the trade waste at their own expense.
- (c) Except with the prior written consent of the Council, a person shall not use refuse or garbage grinders and macerators to dispose of solid

waste from the trade premises to the sewerage system.

(d) Except with the prior written consent of the Council, a person shall not add or permit the addition of any potable, condensing, cooling, infiltration or storm water to the trade waste stream in order to vary the level of any characteristics of the waste.

4.2 Mass limits

- (a) A conditional trade waste discharge consent may impose controls on trade waste discharged by specifying mass limits for one or more characteristics of the trade waste.
- (b) Unless approved otherwise by the Council, a characteristic permitted by mass limit shall also have its maximum concentration limited to the value scheduled.
- (c) When setting mass limit allocations for a particular characteristic the Council shall consider:
 - The operational requirements of and risk to the sewerage system, and risks to occupational health and safety, public health, and the ultimate receiving environment;
 - Whether or not the levels proposed pose a threat to the planned or actual beneficial reuse of biosolids or sewage sludge;
 - (iii) Conditions in the sewerage system near the trade waste discharge point and elsewhere in the sewerage system;
 - (iv) The extent to which the available industrial capacity was used in the last financial period and is expected to be used in the forthcoming period;
 - (v) Whether or not the applicant uses cleaner production techniques within a predetermined period to the satisfaction of the Council;
 - (vi) Whether or not there is any net benefit to be gained by the increase of one characteristic concurrently with the decrease of another to justify any increased application for industrial capacity;
 - (vii) Any requirements of the Council to reduce the pollutant discharge of the sewerage system;
 - (viii) How great a proportion the mass flow of a characteristic of the discharge will be of the total mass flow of that characteristic in the sewerage system;
 - (ix) The total mass of the characteristic allowable in the sewerage system, and the proportion (if any) to be reserved for future allocations; and
 - (x) Whether or not there is an interaction with other

characteristics which increases or decreases the effect of either characteristic on the public sewer reticulation, treatment process, or receiving water (or land).

(d) In the event that a consent holder exceeds the allowable mass limit for a characteristic of its discharge; the Council may apply a surcharge through the charging rate for that characteristic.

5. Sampling, testing and monitoring

5.1 Flow metering

- 5.1.1 Flow metering may be required by the Council:
 - (a) On discharges when there is not a reasonable relationship between a metered water supply to the premises, and the discharge of trade waste;
 - (b) When the Council will not approve a method of flow estimation; or
 - (c) When the discharge represents a significant proportion of the total flow/load received by the Council.
 - (d) When flows are estimated at over 5 cubic metres per day and uncertainty exists between water inflow and wastewater discharged, an outflow meter must be installed.
- 5.1.2 The consent holder shall be responsible for the supply, installation, reading and maintenance of any meter required by the Council for the measurement of the rate or quantity of discharge of trade waste. These devices shall be subject to the approval of the Council, but shall remain the property of the consent holder.
- 5.1.3 Records of flow and/or volume shall be available for inspection at any time by the Council, and shall be submitted to the Council at prescribed intervals by the consent holder in a format approved by the Council. This may include, at the sole discretion of the Council, a requirement to upload flow or volume data as collected online in real time to the data management system and format specified by the Council.

5.1.4

- (a) Meters shall be:
 - (i) Located in a position approved by the Council;
 - (ii) Provide the required degree of accuracy; and
 - (iii) Shall be readily accessible for reading and maintenance.
- (b) The meters shall be located in the correct position according to the manufacturer's installation instructions.

5.1.5

- (a) The consent holder shall arrange for in situ calibration of the flow metering equipment and instrumentation by a Person and method approved by the Council upon installation and at least once a year thereafter to ensure its performance.
- (b) The meter accuracy should be ± 10 % but with no greater a deviation from the previous meter calibration of ± 5 %.
- (c) A copy of independent certification of each calibration result shall be submitted by the consent holder to the Council.
- 5.1.6 Should any meter, after being calibrated, be found to have an error greater than that specified in clause 5.1.5(b) as a repeatable measurement, the Council may make an adjustment in accordance with the results shown by such tests back-dated for a period at the discretion of the Council but not exceeding twelve months, and the consent holder shall pay or be credited a greater or lesser amount according to such adjustment.

5.2 Estimating discharge

- 5.2.1 Where no meter or similar apparatus is warranted, the Council may require that a percentage of the water supplied to the premises, or other basis that it deems reasonable be used for estimating the rate or quantity of flow for the purposes of charging.
- 5.2.2
- (a) When a meter is inoperative or removed, the Council shall estimate the discharge for the period since the previous reading of such meter, based on the average of the previous twelve months charged to the person discharging trade waste and that Person shall pay according to such estimate.
- (b) When, due to a large variation of discharge due to seasonal or other causes, the average of the previous twelve months is an unreasonable estimate of the discharge, the Council may take into consideration other evidence for the purpose of arriving at a reasonable estimate, and the person discharging shall pay according to such an estimate.
- 5.2.3 Where in the opinion of the Council a meter has been tampered with the Council, without prejudice to the other remedies available, may declare the reading void and estimate discharge as provided for in clause 5.2.2.

5.3 Sampling and analysis

5.3.1 As determined by the Council sampling, testing and monitoring may be undertaken to determine:

- (a) If a discharge complies with the provisions of this Bylaw;
- (b) If a discharge is to be classified as a permitted, conditional or prohibited, refer to clause 3.2;
- (c) If a discharge complies with the provisions of schedule 1A for permitted discharge and any consent to discharge; and
- (d) What trade waste consent charges are applicable to that discharge.
- 5.3.2 The taking, preservation, transportation and analysis of the sample shall be undertaken by an authorised officer or agent of the Council, or the person discharging in accordance with accepted industry standard methods, or by a method specifically approved by the Council. The person discharging shall be responsible for all reasonable costs. Where a dispute arises as to the validity of the methods or procedures used for sampling or analysis, the dispute may be submitted to a mutually agreed independent arbitrator.
- 5.3.3 All authorised officers or authorised agents of the Council, or any analyst may enter any premises believed to be discharging trade waste at any time in order to determine any characteristics of any actual or potential discharge by:
 - (a) Taking readings and measurements;
 - (b) Carrying out an inspection; and/or
 - (c) Taking samples for testing, of any solid, liquid, or gaseous material or any combination or mixture of such materials being discharged.

Authorisation for entry to premises is given under the Act and entry shall be in compliance with the health and safety policies of that particular site.

5.4 Monitoring

5.4.1 Monitoring for compliance

The Council is entitled to monitor and audit any trade waste discharge for compliance. Whether for a permitted trade waste discharge or a conditional consent trade waste discharge, monitoring may be carried out, and may include, without limitation, all or any of the following:

- (a) The Council or its authorised agent will take the sample and arrange for this sample to be analysed in an approved laboratory by agreed/approved analytical methods;
- (b) The sampling procedure will be appropriate to the trade waste and the analysis;

- (c) The Council will audit the sampling and analysis carried out by a self-monitoring trade waste discharger. Analysis will be performed by an approved laboratory. Inter-laboratory checks are to be part of this process;
- (d) The Council will audit the sampling and analysis carried out by an analyst. Analysis will be performed by an approved laboratory. Inter-laboratory checks are to be part of this process; and
- (e) The Council will audit the trade waste consent conditions including any management plans.

At the sole discretion of the Council, a consent holder may be required to enter analytical results from sampling when received as well as upload monitoring data collected online in real time to a data management system and format specified by Council.

At the discretion of the Council all costs of monitoring shall be met by the discharger either through direct payment to the laboratory or to the Council.

5.4.2 Sampling methodology

Normally a single grab or composite sample is sufficient. If required the grab or composite sample can be split equally into three as follows:

- (a) One portion of the sample goes to the trade waste discharger for appropriate analysis and/or storage;
- (b) A second portion of the sample shall be analysed at a laboratory approved by the Council;
- (c) A third portion of the sample is retained by the Council for 20 working days, for additional analysis if required.

Due consideration will be applied to any changes that could occur in retained trade waste samples and provisions to mitigate against changes will be adopted where practicable.

In all cases the samples shall be handled in an appropriate manner such that the characteristics being tested for are, as far as reasonably possible, preserved.

All samples shall be preserved, handled, transported and delivered to an approved laboratory according to best possible practice and approved standards.

5.4.3 Tankered wastes

Tankered wastes shall only be discharged into the Council's sewerage

system by consent holders compliant with the Liquid and Hazardous Wastes Code of Practice. Fees for acceptance of tankered waste will be charged a handling charge for each delivery and a fee per cubic metre of waste as indicated in the Council's schedule of fees and charges.

The Council may accept tankered wastes for discharge at an approved location. Tankered wastes shall:

- (a) Be transported by a consent holder to discharge domestic septic tank or industrial wastes;
- (b) Have material safety data sheets (MSDS) supplied to the Council detailing the contents of a waste;
- (c) Be tested to determine their character if the contents of the waste are not known. Specialist advice on pre-treatment or acceptance may be required. The cost of all testing and advice shall be borne by the consent holder;
- (d) Not be picked up and transported to the disposal site until appropriate arrangements and method for disposal have been determined by the Council;
- (e) To prevent cross-contamination between tanker loads, the tanker shall be thoroughly washed prior to collecting a load for disposal into the sewerage system; and
- (f) Have 24 hours notice given for the disposal of wastes other than those sourced from domestic septic tanks.

Any person illegally disposing of, or causing to be disposed, tankered waste either by incorrect disclosure of contents (characteristics and/or amount) or dumping into the Council's sewerage system other than the prescribed location will be in breach of the Bylaw.

6. Bylaw administration

6.1 Review of decisions

If any person is dissatisfied with any decision by an authorised officer made under this Bylaw, that person may, by notice delivered to the Chief Executive Officer of the Council not later than 20 working days after the decision by the authorised officer is served upon that person, request the Chief Executive Officer to review any such decision and such a decision shall be final.

Nothing in this clause shall affect any right of appeal under the Act.

6.2 Accidents and non-compliance

The person discharging shall inform the Council immediately on discovery of

any accident including spills or process mishaps which may cause a breach of this Bylaw.

In the event of any accident occurring when the person holds a conditional consent, then the Council may review the consent under clause 3.10 or may require the consent holder, within 20 working days of the date such requirement is notified to the consent holder in writing, to review the contingency management procedures and re-submit for approval the management plan with the Council.

In the event of an accident occurring on the premises of a permitted discharge, the Council may require the person discharging to apply for a conditional consent.

6.3. Dispensing power

- 6.3.1 Where in the opinion of the Council full compliance with any of the provisions of this Bylaw would needlessly or injuriously affect any person, or the course or operation of the business of, or be attended with loss or inconvenience to any person without any corresponding benefit to the community, the Council may, on the special application of that person, dispense with the full compliance with the provisions of this Bylaw; provided that any other terms or conditions (if any) that Council may deem fit to impose shall be complied with by that person.
- 6.3.2 The Council may, after consideration of any representation by affected persons and if in its opinion it is justified, extend, withdraw or amend the dispensation granted in terms of clause 6.3.1
- 6.3.3 Except if expressly granted otherwise, the dispensation by the Council in terms of clause 6.3.1 shall only be applicable to the person it is granted to and shall be restricted to the particular issue considered by the Council and such dispensation will not constitute a justification for the breach of the provisions of this Bylaw outside the expressed terms of the dispensation.

6.4 Charges and payments

6.4.1 Charges

The Council may recover fees and charges in accordance with section 150 of the Act. Schedule 1C outlines a regime of possible charges. In addition, if a person discharges in excess of the allowable mass limit indicated in the consent, the Council will levy a surcharge indicated in schedule 1C for any amount in excess of the allowable limit. In situations where the pH of the discharged waste is outside allowable limits, a surcharge may be imposed based on the volume discharged over the charging period.

6.4.2 Invoicing

All charges determined in accordance with clause 6.4.1 of this Bylaw shall be invoiced in accordance with the Council's standard commercial practice. The invoice shall provide each person discharging with a copy of the information and calculations used to determine the extent of any charges and fees due, in regard to a discharge.

6.4.3 Cease to discharge

The person discharging shall be deemed to be continuing the discharge of trade waste and shall be liable for all charges, until notice of disconnection is given.

6.4.4 Failure to pay

All fees and charges payable under this Bylaw shall be recoverable as a debt. If the person discharging fails to pay any fees and charges under this Bylaw the Council may cancel the right to discharge in accordance with clause 3.11 of the Bylaw.

6.4.5 Recovery of costs

The Council may recover costs under the Act relating to section 150 and section 151, for wilful damage or negligent behaviour (section 175 of the Act) and remedying damage arising from breach of this Bylaw (section 176 of the Act).

6.5 Authorised Officers

- 6.5.1 All officers appointed by the Council under or for the purpose of the revoked Gore District Council Trade Waste Bylaw 2008, and holding office at the time of the coming into operation of this Bylaw, shall be deemed to have been appointed under this Bylaw.
- 6.5.2 All authorised officers of the Council, or other persons authorised under section 174 or section 177 or paragraph 32 of schedule 7 of the Act, shall possess and produce on request warrants of authority and evidence of identity.
- 6.5.3 Any authorised officers may at any reasonable time enter any premises believed to be discharging trade wastes to determine any characteristic of any discharge by:
 - (a) Taking readings and measurements; or
 - (b) Taking samples or any solids, liquids or gaseous material or

any combination or mixtures of such materials being discharged; or

- (c) Observing accidental occurrences and clean-up.
- 6.5.4 The extent and level of delegation to authorised officers will be in accordance with the Council's register of statutory delegations and warrants.
- 6.5.5 Authorisation for entry to premises is given under the Act and entry shall be in compliance with the health and safety policies of that particular site.

6.6 Transfer or termination of rights and responsibilities

- 6.6.1 A trade waste consent to discharge shall be issued in the name of the given consent holder. The consent holder shall not, unless written Approval is obtained from the Council:
 - (a) Transfer to any other party the rights and responsibilities provided for under this Bylaw, and under the consent;
 - (b) Allow a point of discharge to serve another premises, or the private drain to that point to extend by pipe or any other means to serve another premises; or
 - (c) In particular and not in limitation of the above, allow sewage from any other party to be discharged at their point of discharge.
- 6.6.2 Renewal of a trade waste consent on change of ownership of premises shall not be unreasonably withheld if the characteristics of the sewage remain unchanged.
- 6.6.3 The person discharging shall give 48 hours notice in writing to the Council of their requirement for disconnection of the discharge connection and/or termination of the discharge consent, except where demolition or relaying of the discharge drain is required, in which case the notice shall be within seven working days. The person discharging shall notify the Council of the new address details for final invoicing.

On permanent disconnection and/or termination the person discharging may at the Council's discretion be liable for trade waste charges to the end of the current charging period.

6.6.4 When a person discharging ceases to occupy premises from which trade wastes are discharged into the Council sewerage system any consent granted shall terminate but without relieving the person discharging from any obligations existing at the date of termination.

6.7 Service of documents

6.7.1 Delivery or post

Any notice or other document required to be given, served or delivered under this Bylaw to a person discharging may (in addition to any other method permitted by law) be given or served or delivered by being:

- Sent by pre-paid ordinary mail, courier, or facsimile, or email to the person discharging at the person discharging's last known place of residence or business;
- (b) Sent by pre-paid ordinary mail, courier, or facsimile, or email to the person discharging at any address for service specified in a consent to discharge;
- (c) Where the person discharging is a body corporate, sent by pre-paid ordinary mail, courier, or facsimile, or email to, or left at its registered office; or
- (d) Personally served on the person discharging.

6.7.2 Service

If any notice or other document is:

- (a) Sent by post it will be deemed received on the first day (excluding weekends and public holidays) after posting;
- (b) Sent by facsimile or email and the sender's facsimile or email machine produces a transmission report indicating that the facsimile or email was sent to the addressee, the report will be *prima facie* evidence that the facsimile or email was received by the addressee in a legible form at the time indicated on that report; or
- (c) Sent by courier and the courier obtains a receipt or records delivery on a courier run sheet, the receipt or record of delivery on a courier run sheet will be prima facie evidence that the communication was received by the addressee at the time indicated on the receipt or courier run sheet, or left at a conspicuous place at the trade premises or is handed to a designated person(s) nominated by the consent holder then that shall be deemed to be service on, or delivery to the consent holder at that time.

6.7.3 Signature

Any notice or document to be given, served or delivered shall be signed by an authorised officer.

6.8 Offences

- 6.8.1 Every person or consent holder or owner or occupier of trade premises who:
 - (a) Fails to comply with or acts in contravention of any provision of this Bylaw;
 - (b) Breaches the conditions of any consent to discharge granted pursuant to this Bylaw; or
 - (c) Fails to comply with a notice served under this Bylaw.

commits an offence under section 239 of the Act, and is liable to a fine as specified in section 242 of the Act, or the issue of an Infringement notice under section 245 of the Act.

6.8.2 In all cases the Council may recover costs associated with damage to the Council's sewerage system and/or breach of this Bylaw in accordance with section 175 and section 176 of the Act respectively.

6.9 Transitional provisions

6.9.1 Applications

Any application for a consent to discharge trade waste made under the Gore District Council Trade Waste Bylaw 2008 for which a consent has not been granted at the time of this new Bylaw coming into force shall be deemed to be an application made under clause 3.2 of this Bylaw.

6.9.2 Existing trade waste consents

Every existing trade waste consent shall continue in force as if it were a consent under this Bylaw until it reaches its expiry date provided that the Council may review and amend any condition of any existing consent (or permit) to ensure such align with this Bylaw.

The common seal of the Gore District Council was hereto affixed pursuant to a resolution passed at a meeting of the Gore District Council held on the 13th day of December 2016.

..... Mayor

..... Chief Executive

RURAL CITY LIVING

Trade Waste Bylaw 2016

Application for Trade Waste Discharge Appendix A



29 Bowler Avenue, Gore 9710 PO Box 8, Gore 9740 Phone 03 209 0330 Fax 03 209 0357 Email info@goredc.govt.nz www.goredc.govt.nz

Trade name and street address of trade premises

Name of premises:	
Physical address:	
Postal address:	
Email:	
Telephone (day):	Mobile:
Telephone (after hours):	Fax:

Owner details and postal address of customer for charging

Name of owner of premises:			
Postal address:			
Email:			
Telephone (day):	Mobile:		
Telephone (after hours):	Fax:		

Contact details for further enquiries

Name of owner of premises:			
Postal address:			
Email:			
Telephone (day):	Mobile:		
Telephone (after hours):	Fax:		
Term of consent sought			
From (date):			
O 1 year O 2 year	rs O 5 years	O Other	
Legal Description			
Valuation Number:			
Lot:	DP:		
Section:	Block:		
Survey District:			
This application relates to			
\sim			
Proposed new discharge			
An existing discharge for which	no consent exists		
Current point or place of discharge:			
Renewal of a consent			
Variation to an existing consent			
Nature of variation:			
Use and attach additional sheets as required			
Are the premises already connected to the public sewer?			
O Yes O No			
Are the domestic and trade waste streams separated			
O Yes O No			

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Number of connections required

Size:	No:
Size:	No:

Note: minimum size is 100mm.

Description of main trade activity

Declaration

I am duly authorised to make this application and I believe the information contained in this application is true and correct.

Full Name:

Position:

Signature:

Date:

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First Point of Contact:

-		
	1	

Owner

Consent posted to:

Owner

Applicant

Applicant

Application Fee	\$
Other	\$
GST	\$
Total Fee payable	\$

File No:

DVR No:

Trade Waste Consent approved by:

Name:

Officers Signature:

Position:

Date:

Receipt Number:

Cash/Chq/ Eftpos/ EB

Building Consent Number:

Diagram for connection location

(Show distances from boundaries, kerbs, buildings etc)

Important Note: If you have any questions about completing the information contained in this application form, please phone 03 209 0330 and ask for the Council's 3 Waters Department.

RURAL CITY LIVING

Trade Waste Bylaw 2016

Description of Trade Waste and Premises General premises (1.10) Appendix B



29 Bowler Avenue, Gore 9710 PO Box 8, Gore 9740 Phone 03 209 0330 Fax 03 209 0357 Email info@goredc.govt.nz www.goredc.govt.nz

General premises (1.10)

Name of premises:	
Physical address:	
Postal address:	
Email:	
Telephone (day):	Mobile:
Telephone (after hours):	Fax:
Owner details	
Name of owner of premises:	
Postal address:	
Email:	
Telephone (day):	Mobile:
Telephone (after hours):	Fax:

Contact details for further enquiries

Name of owner of premises:	
Postal address:	
Email:	
Telephone (day):	Mobile:
Telephone (after hours):	Fax:

Total volume of wastes

Average daily volume:	m ³
Maximum volume in any 8 hour period:	m³
Maximum daily volume:	m ³
Maximum flow:	m ³
Seasonal fluctuation: (range)	l/sec

General characteristics of wastes

Temperature (°C)	РН
Typical:	Typical:
Range:	Range:
cB0DÐ (g/m³)	Oil and Grease (g/m³)
Typical:	Typical:
Range:	Range:
COD (g/m³)	Enteroccoci (cfu/100ml)
Typical:	Typical:
Range:	Range:
Suspended Solids (g/m³)	
Typical:	
Range:	

The source of water used on the premises is

(a) from the Gore District Council	m ³ / working day
(b) from other sources (state source)	m³ / working day

The wastes do contain condensing water or stormwater and the layout of the drains on the premises is not such as to reasonably exclude the possibility of such becoming mixed with trade wastes. It is proposed that domestic wastewater and trade wastes should be discharges at the same point of discharge.

Proposed method for flow measurement is

A permanent installation of suitable flow measuring equipment

- Based on water usage as measured by meter
-) Other

Specify:

List any substances contained in Schedule 1A or 1B of the bylaw that are stored, used, or generated on the premises.

Describe mitigating measure employed to prevent accidental spillages of these substances from entering the public sewer or stormwater system.



Site plans of the premises are attached clearly showing the location of the following as appropriate

	Process areas devices		Emergency spill	
	Trade waste drains devices		Stormwater drains	
	Domestic wastewater drains		Open areas draining to trade waste drains	
	Emergency spill containment		Other	
	Flow measures		Specify:	
Main trade waste pretreatment systems				
	Screens		pH Control	
	Flow balance		Grease traps	
	Chemical treatment		Biological treatment	
Detailed drawings and descriptions for the following are attached as appropriate				
	Pretreatment systems		Flow measuring devices	
	Emergency spill containment		Sampling points	
	Method of flow meter calibration			
An independent waste audit of the premises has / has not been carried out by:				

A discharge management plan is attached:

The health and safety requirements and security arrangements for the Gore District Council staff entering the premises are as follows:

Process	
Use a separate page for each process and attach copies of typical analysis for wastewater from each separate process.	
Process name and description:	
Type of product processed:	
Average daily volume:	m³
Maximum flow:	l/sec
Volume of wastewater	
Average daily volume:	m³
Maximum flow:	l/sec
If batch discharges	
Quantity	m³
Frequency: (hour/day/week)	
Rate of discharge:	l/sec
The wastewater contains the following characteristics, which when mixed with other wastew	vaters and

discharged from the premises, or neat or in excess of the limits stipulated in schedule 1B of the bylaw.

NOTE: The characteristics in table 1A.2 and table 1A.3 have a limit of zero unless approval for that particular characteristic is applied for.

Value or concentration

From process		At point of discharge	
Typical	Maximum	Typical	Maximum

The following steps have been / will be taken to improve the trade process as part of a strategy of cleaner production.

Important Note: Not all of the sections in this application may apply o your application to discharge trade waste. If you require assistance in completing this application, please contact the Council's 3 Waters Department.

RURAL CITY LIVING

Trade Waste Bylaw 2016

Application for Temporary Discharge Appendix C



29 Bowler Avenue, Gore 9710 P0 Box 8, Gore 9740 Phone 03 209 0330 Fax 03 209 0357 Email info@goredc.govt.nz www.goredc.govt.nz

Trade name and street address of trade premises

Name:	
Company:	
Address:	
Email:	
Telephone (day):	Mobile:
Telephone (after hours):	Fax:
Applicant responsible for liquid waste Transportation Generation Generator/Transporter of Liquid Waste Name:	C Licensed transporter
Company:	
Address:	
Email:	
Telephone (day):	Mobile:
Telephone (after hours):	Fax:

Applicant sought for

) One discharge

) A number of discharges of the same kind of liquid waste

Proposed point of disposal

(

Proposed timing of disposal/s

Time:	am/pm
Date:	

Liquid waste

Quantity:	m³_
Source:	
Process in which waste was produced:	
General Characteristics	
cB0D ⁵	g/ m³
COD:	g/ m³
Suspended Solids:	g/ m³
рН	
Oil and Grease:	g/ m³
Enterococci:	Cfu/100ml

List any characteristics which are likely to be greater than 50% of concentrations stipulated in Schedule 1A of the Trade Waste Bylaw:

Analysis (Check with GDC whether this is required)
Appended O Not required
Declaration
We hereby certify that the above liquid waste is accurately described
Applicant:
Transporter / Generator:

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Application Number:
Application:
Received by:
Date:
Discharge: Approved Not Approved
By:
Date:
Temporary Discharge
If approved:
Where discharged:
Time and date:
If not approved:
Where referred to:
Temporary Discharge Fee
Amount: \$
GST: \$

Total: \$ Cashier Receipt: File No:

RURAL CITY LIVING

Appendix D - Trade Waste Consent Form Consent to Discharge Trade Waste to the Public Sewer



29 Civic Avenue, Gore 9710 PO Box 8, Gore 9740

Phone 03 209 0330 Fax 03 209 0357 Email info@goredc.govt.nz www.goredc.govt.nz

Pursuant to the Gore District Council Trade Waste Bylaw 2008

To: (Consent Holder trade name)		
Address: (Street address of Trade Premises)		
Telephone:	Fax:	
Name: (Contact name)		
Address: (Address for charging and service of do	cuments)	

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Trade activity

In response to, and in terms of, the information declared in your application to discharge trade waste from the above Premises, the consent of the Gore District Council is hereby given for the term and subject to the conditions set out below:

- 1. That this consent relates to a proposed renewal of a consent.
- 2. That this is a _____ consent.
- 3. That the conditions in Appendix 1 attached are abided by at all times.
- 4. That the provisions of the Gore District Council Trade Waste Bylaw 2008 are complied with at all times.
- 5. That this Consent is valid for a period of _____ years and will expire on _____

6. That the trade waste discharged under this consent shall consist only of wastes from the following processes:

7. That this consent is subject to the specific conditions set out in the attached schedule, Appendix 1.

For and on behalf of the Gore District Council

Authorised Officer

Name:

Signature:

Date:

FOR OFFICE USE ONLY

Consent No.:

Application No.:

File No.:

SCHEDULE 1A - PERMITTED DISCHARGE CHARACTERISTICS

1A.1 Introduction

1A.1.1

The nature and levels of the characteristics of any trade waste discharged to the Council's sewer system shall comply at all times with the following requirements, except where the nature and levels of such characteristics are varied by the Council as part of an approval to discharge a trade waste.

1A.1.2

The Council shall take into consideration the combined effects of trade waste discharges and may make any modifications to the following acceptable characteristics for individual discharges the Council believes are appropriate.

1A.1.3

Mass limits for characteristics in tables 1A.1, 1A.2 and 1A.3 may be applied by the Council as required, refer clause 4.2 of the Bylaw.

1A.1.4

The nature and levels of any characteristic may be varied to meet any new resource consents or other legal requirements imposed on the Council, refer to clause 3.9 of the Bylaw.

1A.2 Physical characteristics

1A.2.1 *Flow*

- (a) The 24 hour flow volume shall be less than 5 m^3 .
- (b) The maximum instantaneous flow rate shall be less than 2.0 L/s.

1A.2.2 *Temperature*

The temperature shall not exceed 40°C.

1A.2.3 Solids

- a) Non-faecal gross solids shall have a maximum dimension which shall not exceed 15 mm.
- b) The suspended solids content of any trade waste shall have a maximum concentration which shall not exceed 2000 g/m³. For significant industry this may be reduced to 600 g/m^3 .
- c) The settleable solids content of any trade waste shall not exceed 50 mL/L.
- d) The total dissolved solids concentration in any trade waste shall be subject to the approval of the Council having regard to the volume of the waste to be discharged, and the suitability of the sewerage system and the treatment plant to accept such waste.

e) Fibrous, woven, or sheet film or any other materials which may adversely interfere with the free flow of sewage in the sewerage system or treatment plant shall not be present.

1A.2.4 Oil and grease

- a) There shall be no free or floating layer.
- b) Emulsified oil, fat or grease shall not exceed 200 g/m³ as petroleum ether extractable matter when the emulsion is unstable at a temperature of 15 °C and when the emulsion is in contact with and diluted by a factor of 10 by raw Sewage throughout the range of pH 4.5 to pH 10.0.
- c) A trade waste with oil, fat or grease unavoidably emulsified, which in the opinion of the Council is biodegradable shall not exceed 500 g/m³ when the emulsion is stable at a temperature of 15°C and when the emulsion is in contact with and diluted by a factor of 10 by raw sewage throughout the range of pH 4.5 to pH 10.0.
- d) Emulsified oil, fat or grease shall not exceed 100 g/m³ as petroleum ether extractable matter when the emulsion is unstable at a temperature of 15°C and when the emulsion is in contact with an diluted by a factor or 10 by raw sewage sewage throughout the range of pH 4.5 to pH 10.0.

1A.2.5 Solvents and other organic liquids

There shall be no free layer (whether floating or settled) of solvents or organic liquids.

1A.2.6 Emulsions of paint, latex, adhesive, rubber, plastic

- a) Where such emulsions are not treatable these may be discharged into the Sewer subject to the total suspended solids not exceeding 1000 g/m³ or the concentration agreed with the Council.
- b) The Council may determine that the need exists for pre-treatment of such emulsions if they consider that trade waste containing emulsions unreasonably interferes with the operation of the Council's treatment plant eg reduces % UVT (ultra violet transmission).
- c) Such emulsions of both treatable and non-treatable types, shall be discharged to the sewer only at a concentration and pH range that prevents coagulation and blockage at the mixing zone in the public sewer.

1A.2.7 Radioactivity

Radioactivity levels shall not exceed the Office of Radiation Safety Guidelines.

1A.2.8 Colour

No waste shall have colour or colouring substance that causes the discharge to be coloured to the extent that it impairs wastewater treatment processes or

compromises the treated sewage discharge consent.

1A.3 Chemical characteristics

1A.3.1 pH value

The pH shall be between 6.0 and 10.0 at all times.

1A.3.2 Organic strength

1A.3.2.1

The Biochemical Oxygen Demand ($_{c}BOD_{5}$) of any waste may require to be restricted where the capacity for receiving and treating $_{c}BOD_{5}$ is limited. A $_{c}BOD_{5}$ restriction may be related to mass limits.

Where there is no Council treatment system for organic removal the $_{c}BOD_{5}$ shall not exceed 1000 g/m3. For significant Industry this may be reduced to 600 g/m³. Additional limitations to the total daily mass of $_{c}BOD$ discharged and also to the timings of discharges may be necessary in order to reduce the risk of adverse effects upon the Council's sewerage system. Where this is necessary, appropriate limits will be specified in the conditional trade waste consent.

1A.3.3 Maximum concentrations

The maximum concentrations permissible for the chemical Characteristics of an acceptable discharge are set out in table 1A.1, table 1A.2 and table 1A.3.

Table 1– General chemical characteristics

Characteristic	Maximum concentration (g/m ³)
MBAS (Methylene blue active substances)	500
Ammonia (measured as N)	
– free ammonia	50
– ammonium salts	200
Kjeldahl nitrogen	150
Total phosphorus (as P)	50
Sulphate (measured as SO ₄)	500
	1500 (with good mixing)
Sulphite (measured as SO_2)	15
Sulphide – as H_2S on acidification	5
Chlorine (measured as Cl ₂)	
– free chlorine	3
– hypochlorite	30

(Mass limits may be imposed, refer to 4.2)

Dissolved aluminium	100
Dissolved iron	100
Boron (as B)	25
Bromine (as Br ₂)	5
Fluoride (as F)	30
Cyanide – weak acid dissociable (as CN)	5

Table 2 – Heavy metals

(Mass limits may be imposed, refer to 4.2)

Metal	Maximum concentration (g/m ³)	Metal	Maximum concentration (g/m ³)
Antimony	10	Manganese	20
Arsenic	5	Mercury	0.05
Barium	10	Molybdenum	10
Beryllium	0.005	Nickel	10
Cadmium	0.5	Selenium	10
Chromium	5	Silver	2
Cobalt	10	Thallium	10
Copper	10	Tin	20
Lead	10	Zinc	10

Note: The concentration for chromium includes all valent forms of the element. Chromium (VI) is considered to be more toxic than chromium (III), and for a discharge where chromium (III) makes up a large proportion of the characteristic, higher concentration limits may be imposed.

Table 3 – Organic compounds and pesticides

Compound	Maximum concentration (g/m ³)
Formaldehyde (as HCHO)	50
Phenolic compounds (as phenols) excluding chlorinated phenols	50
Chlorinated phenols	0.02
Petroleum hydrocarbons	30
Halogenated aliphatic compounds	1
Monocyclic aromatic hydrocarbons	5
Polycyclic (or polynuclear) aromatic hydrocarbons (PAHs)	0.05
Halogenated aromatic hydrocarbons (HAHs)	0.002
Polychlorinated biphenyls (PCBs)	0.002
Polybrominated biphenyls (PBBs)	0.002 each
Pesticides (general) (includes insecticides, herbicides, fungicides and excludes organophosphate, organochlorine and any pesticides not registered for use in New Zealand)	0.2 in total
Organophosphate pesticides	0.1

(Mass limits may be imposed, refer to 4.2)

SCHEDULE 1B - PROHIBITED CHARACTERISTICS

1B.1 Introduction

This schedule defines prohibited trade wastes.

1B.2 Prohibited characteristics

1B.2.1

Any discharge has prohibited characteristics if it has any solid liquid or gaseous matters or any combination or mixture of such matters which by themselves or in combination with any other matters will immediately or in the course of time:

- a) Interfere with the free flow of sewage in the Council's sewerage system;
- b) Damage any part of the Council's sewerage system;
- c) In any way, directly or indirectly, cause the quality of the treated sewage or residual biosolids and other solids from any sewage treatment plant in the catchment to which the waste was discharged to breach the conditions of a consent issued under the Resource Management Act, or water right, permit or other governing legislation;
- d) Prejudice the occupational health and safety risks faced by humans;
- e) After treatment be toxic to fish, animals or plant life in the receiving waters;
- f) Cause malodorous gases or substances to form which are of a nature or sufficient quantity to create a public nuisance; or
- g) Have a colour or colouring substance that causes the discharge from any sewage treatment plant to receiving waters to be coloured.

1B.2.2

A discharge has prohibited characteristics if it has any characteristic which exceeds the concentration or other limits specified in schedule 1A unless specifically approved for that particular consent.

1B.2.3

A discharge has a prohibited characteristic if it has any amount of:

- a) Harmful solids, including dry solid wastes and materials which combine with water to form a cemented mass;
- b) Liquid, solid or gas which could be flammable or explosive in the wastes, including oil, fuel, solvents (except as allowed for in schedule 1A), calcium carbide, and any other material which is capable of giving rise to fire or explosion hazards either spontaneously or in combination with sewage;

- c) Asbestos;
- d) The following organo-metal compounds:

Tin (as tributyl and other organotin compounds);

- e) Any organochlorine pesticides;
- f) Genetic wastes, as follows:

All wastes that contain or are likely to contain material from a genetically modified organism that is not in accordance with an approval under the Hazardous Substances and New Organisms Act. The material concerned may be from premises where the genetic modification of any organism is conducted or where a genetically modified organism is processed;

- g) The discharge of cytotoxic waste to a sewerage system is prohibited;
- h) Any health care waste prohibited for discharge to a sewerage system by NZS 4304 or any pathological or histological wastes; or
- i) Radioactivity levels in excess of the Office of Radiation Safety Guidelines.

SCHEDULE 1C - TRADE WASTE CHARGES

Fees and charges are set by Council resolution. This will be done through the Annual Plan or other similar process in accordance with the Act.

In the following table, the Council states what categories it will charge, or may charge, under the tenure of this Bylaw.

Category	Description	
Compliance monitoring	The cost of sampling and analysis of trade waste discharges	
Trade waste application fee	Payable on an application for a trade waste discharge	
Re-inspection fee	Payable for each re-inspection visit by the Council where a notice served under this bylaw has not been complied with by the trade waste discharger	
Temporary discharge fee	Payable prior to receipt of temporary discharge	
Annual trade waste charges	An annual management fee for a trade waste discharge to cover the Council's costs associated with for example:	
	(a) Administration;	
	(b) General compliance monitoring;	
	(c) General inspection of trade waste premises;	
	(d) Use of the Council's sewerage system;	
	(e) The volume and composition of the trade waste;	
	This charge may vary depending on the trade waste sector and category of the discharger.	
Tankered wastes	Set as a fee(s) per tanker load, or as a fee(s) per cubic metre, dependent on trade waste category	

Table 4 – Rates and charges

SYSTEM OF CHARGING IN RESPECT OF VOLUME AND STRENGTH OF TRADE WASTES AND SPECIAL WASTES

- 1. Trade wastes producers will be charged the actual cost involved in treating the trade wastes received by the Council into the sewer or treatment plant.
- 2. The total cost to Council of receiving, conveying, treating and disposing of wastewater from within its district is made up of administrative, general operating and specific operating costs.
- 3. The costs for each discharger of wastewater are apportioned to volume, Biochemical Oxygen Demand (BOD₅), suspended solids (SS), and total phosphorous (TP) of discharged wastewater, and summed to give the total costs of reticulation to, and treatment at, the treatment plant.
- 4. The average annual volume in cubic metres of all sewage, wastes etc received at the Council's treatment plant where the trade wastes are treated, during each subsequent financial year, is designated as Q (m³/year).
- The average annual BOD₅ in kilograms of all sewage wastes etc received at the Council's treatment plant where the trade wastes are treated, during each financial year shall be designated as B_w (kg/year).
- The average annual SS in kilograms of all sewage wastes etc received at the Council's treatment plant where the trade wastes are treated, during each financial year shall be designated as S_w (kg/year).
- 7. The average annual TP in kilograms of all sewage wastes etc. received at the Council's treatment plant where the trade wastes are treated, during each financial year shall be designated as P_w (kg/year).
- 8. The estimated annual cost of receiving and disposing of (but not treatment) all such sewage during each subsequent financial year is designated as C_1 (\$). This is made up of the administrative costs relating to the Drainage Activity.
- 9. The estimated annual costs to the Council for treatment of all sewage during each financial year is designated as C_2 (\$). This is made up of two components: C_A a general operational component which is made of Activity costs excluding administration, electricity and depreciation except for, treatment plant depreciation and electricity and includes a pond de-sludging fee. C_B is specifically applicable to the trade waste discharger and includes its share of any pump station, aerator and pipeline electricity and depreciation costs.

The estimated apportionment of costs is shown below; however the Council reserves the right to amend the basis of apportionment based on actual operational costs incurred in a given financial year.

% of total operational treatment cost apportioned to*				
Volume	BOD ₅	SS	ТР	
38%	28%	28%	6%	

* to be revised following future upgrades

- 10. Charges in respect of volume of wastes shall be based on either the measured volume of wastewater discharged from the premises or the volume estimated from the measured volume of water entering the premises during the period corresponding most closely with each financial year. This volume shall be designated as V (m³/year).
- 11. The charges in respect of BOD₅, SS and TP shall be based on the measured composition of wastewater discharged from the premises during the period corresponding most closely with each financial year. This BOD₅, SS and TP shall be respectively designated B_T, S_T, and P_T (kg/year). Actual figures will be updated at the conclusion of each financial year and any charges made throughout the year will be adjusted accordingly with either an additional charge or credit to balance the amount paid with the level of the discharge.
- 12. The charge provided for in clause 6.3.1 for each financial year levied by the Council on the occupier shall be calculated using the following formula:

Annual Trade Waste Charge =

$$\left(C_{1} \times \frac{V}{Q}\right) + \left[C_{2} \times \left[\left(\frac{V}{Q} \times Volume\right) + \left(\frac{B_{T}}{B_{W}} \times BOD\right) + \left(\frac{S_{T}}{S_{W}} \times SS\right) + \left(\frac{P_{T}}{P_{W}} \times TP\right)\right]\right]$$

Where volume, BOD₅, SS, and TP should be replaced by the relevant percentages shown in (9) above.

In calculating any such charge any domestic sewage discharged from the premises affected shall be deemed to be trade wastes.

- 13. Pursuant to clause 5 (in the main document), the occupier shall also be levied all reasonable costs incurred by the Council to measure the discharge volume or characterise the discharged wastewater as required to determine (10) and (11) above.
- 14. Where the trade waste charge calculated, is less than the uniform water closet/ urinal charge which would be applicable to this property, then the uniform water closet /pan charge will apply.
- 15. The Council reserves the right to amend this trade waste charging system as required to recover actual operational costs relating to wastewater reticulation, treatment and disposal.

Schedule 1D – Discharges producing trade waste

Table 5 – Examples of discharges/processes producing trade waste

Permitted	Conditional		
Beautician	Abattoir	Manufacturers of fertilizer	
Building Construction -	Approved stormwater	Manufacturers of paper and	
slab formation	discharged to sewer	paper products	
Café (no cooking)	Beverage manufacturers	Marae	
	(including wineries)		
Carpet cleaning mobile	Bakeries	Mechanical	
units		workshops/service stations	
Ceramics and pottery (hobby club)	Cafes	Medical laboratories	
Coffee Lounge (no cooking)) Churches (with catering Metal furnishers facilities)		
Community hall (no hot food cooked)	Clothing manufacturers	Mortuaries	
Day care centre (with no hot food cooked and served onsite	Concrete batching plants	Municipal swimming pool	
Delicatessen (no meat cooked onsite. No hot food prepared or served.)	Dairy processing plants	Optical factory	
Doctors surgeries (excluding day care surgical facilities)	Day care centre (with hot food cooked and served onsite)	Photo processors	
Dog groomers	Dentists	Premises with commercial macerators	
Florist	Doctors surgeries/medical centres (with day care surgical facilities)	Printers	
Fruit and vegetable market (retail)	Dry Cleaners	Restaurants (excluding those with commercial macerators)	
Funeral parlour	Electroplaters	Schools, polytechnics, universities (with laboratories)	
Hairdressing salon	Fellmongers	Scientific and other laboratories	
Ice cream parlour	Food processors including canneries	Spray painting facilities	
Kennels	Foundries	Stock sale yards	
Nut shop	Fruit and vegetable processors including canneries	Takeaway premises	

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Permitted	Conditional		
Optical processes	Galvanizers	Tinkered wastes	
Painter (small commercial)	Hospitals (including day	Tanneries and leather	
	care surgical facilities)	finishing (including	
		fellmongery)	
Pet shop (retail)	Hotels and Motels with	Textile fibre and textile	
	catering facilities	processors	
Sandwich bar/Salad bar	Laundries	Truck wash facilities	
School canteen (no	Landfills (leachate	Vaccine manufacturers	
cooking)	discharge)		
School ceramics and	Manufacturers of	Vehicle wash facilities	
pottery	chemicals, and of chemical		
	petroleum, coal, rubber and		
	plastic products		
Swimming pool (non	Manufacturers of clay, Veterinary surgeries		
municipal)	glass, plaster, masonry, and		
	mineral products		
Takeaway food (no hot	Manufacturers of fabricated	Waste management	
food)	metal products, machinery	processors	
	and equipment		
Venetian blind cleaning	Woolscourers	Wholesalers/retailers	
		including butchers,	
		greengrocers and	
		fishmongers (excluding	
		those with commercial	
		macerators)	

Note: Any discharge other than from a domestic dwelling may be required to apply for a trade waste consent. It is possible the Council may require a condition to be placed upon any discharge in which case it then becomes subject to a conditional trade waste consent. Table 5 however is not an exhaustive list.