

\*Email:

# APPLICATION FOR

# CERTIFICATE OF COMPLIANCE



Under Section 139 Resource Management Act 1991 PLEASE COMPLETE ALL <u>MANDATORY FIELDS\*</u> OF THIS FORM.

Please make sure that you are completing the correct form for your consent application type. This form provides mandatory contact information and details of your application and must be completed in full. If the incorrect form is used, or if information or supporting materials are missing your application will be rejected, and you will need to resubmit your application in full:



APPLICANT // • Full names of all trustees rec		or trust). sible for the consent and any associate	ed costs.
*Applicant's Full Name / Company / Trust: (Name Certificate is to be issued in)			
All trustee names (if applicable):			
Contact Name if company or trust:			
*Postal Address:			*Post code:
*Contact details supplied must be for the applicant and not for an agent	acting on their behalf and mus	st include a valid postal address	
*Email Address:			
*Phone Numbers: Day		Mobile:	
The Applicant is:  Owner		of the site to which the application rela	tes)
Occupier  Our preferred methods of corresponding with you The decision will be sent to the Correspondence D	ı are by email and phone	2.	
CORRESPONDENCE DETAILS // If you are a please fill in	acting on behalf of the appl n your details in this section		hitect
*Name & Company:			
*Phone Numbers: Day		Mobile:	
*Email Address:			
*Postal Address:			*Postcode:
INVOICING DETAILS // Invoices will be made out to the applicant but can be sent to another   For more information regarding payment please refer to the Fees Info		nt's behalf.	
Please select a preference for who should receive any invoices and ho	,		
Applicant: Agent:  Email: Post:	Other, please sp	pecify:	
*Attention:			
*Postal Address:  *Please provide an email AND full postal address.			*Post code:

Owner Address:				
Owner Email:				
	ntly changed ownership please indica	ite on what date (approximately) A	AND the names of the previous	
owners:				
Names:				
DETAILS OF	SITE // Legal description field must li	st legal descriptions for all sites pertain	ning to the application.	
Address / Location	to which this application relates:	:		
Legal Description:	Can be found on the Computer Free	hold Register or Rates Notice – e.g	J Lot x DPxxx (or valuation number)	
District Plan Zone	s):			
DESCRIPTIO	N OF APPLICATION:			
This application is for o	ertificate of compliance for the follow	ving activities:		
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PRE-APPLIC <i>I</i>	ATION MEETING			
Have you had a pr	e-application meeting with QLDC	regarding this proposal?		
Yes	No	Copy of minutes attac	ched	
If'yor' provide the	reference number and/or name of	of staff member involved:		
ii yes, provide trie	CHIREMENTS //			
	OUIREMENTS // Should a	Council officer need to undertak s below	ke a site visit please answer the	
	question			
SITE VISIT RE	question urity system restricting access by		YES NO	
SITE VISIT RE Is there a gate or sec Is there a dog on the	question urity system restricting access by	council?	YES NO	



#### INFORMATION REQUIRED TO BE SUBMITTED

6 months of the plan becoming operative.

To be accepted for processing, your application should include the following: A completed, signed application form Computer Freehold Register for the property (no more than 3 months old) and copies of any consent notices and covenants (Can be obtained from Land Information NZ at https://apps.linz.govt.nz/survey-titles/order-copy/). Locality Plan or Aerial Photo, topographical features, buildings etc. **Plans** A document detailing: A full description of the activity for which existing use rights are claimed. Evidence that demonstrates the lawful establishment of the activity and, if relevant, that the activity has continued to be lawful. This may include copies of archived district plans, building consents, correspondence, A full description of the character, intensity, and scale of the activity, and how these are the same or similar to those at the time immediately before the activity most recently required a resource consent, that is, before the current rule(s) became operative or the proposed plan was notified. Confirmation that the use has been continuous since the time resource consent was required. If the use ceased for a period, this needs to be identified and the period stated. For uses of the surface of water in lakes and rivers related to operative rules in a district plan or uses related to operative rules in a regional plan only, a statement confirming that a resource consent was applied for within



Your application must be submitted via our online Community Portal. Please see our website for the Requirements in relation to the Naming of Documents.



## **PRIVACY INFORMATION**

The information that you have provided on this form is public information and is gathered for a lawful purpose to ensure the efficient functioning of Council's duties, powers and functions under the Resource Management Act 1991 and the Building Act 2004. The information will enable Council to adequately assess your application for Resource Consent in accordance with the statutory processes under the Resource Management Act 1991. The information may also be collected for and disclosed to, the Ministry for the Environment and Queenstown Lakes District Council, for the purpose of statistical analysis, so that the Agencies can efficiently undertake their statutory duties. The information will be stored on a public register (Council's eDocs website) and is available to the public in accordance with the terms and conditions set out on the eDocs website.

While available to the public through the eDocs portal, any disclosure of the information on the website must be in accordance with the Local Government Official Information and Meetings Act 1987 and must not be used for a purpose other than for the reason it was collected. Members of the public should not share or distribute this information for any purpose that is not a lawful purpose set out under relevant legislation.

Any unauthorised use, disclosure, or distribution of this information by third parties may constitute a breach of the Privacy Principles set out under the Privacy Act 2020 and may be reported to the Privacy Commissioner which could result in legal sanctions.



### FEES INFORMATION

Section 36 of the Resource Management Act 1991 deals with administrative charges and allows a local authority to levy charges that relate to, but are not limited to, carrying out its functions in relation to receiving, processing of applications under this Act.

An invoice for an initial fee will be sent out typically within 1-2 business days of receipt of correctly completed application. Your application will not be processed until this invoice is paid. When making payment please use the application reference.

Incorrectly referenced payments will be refunded directly to your bank account and you will be required to resubmit payment using the correct application reference.

If the initial fee charged is insufficient to cover the actual and reasonable costs of work undertaken on the application you will be required to pay any additional amounts. These will be invoiced monthly and are payable by the 20th of the month. If your application is notified or requires a hearing you will be required to pay a notification deposit and/or a hearing deposit. An applicant may not offset any previous invoices issued against such deposits.

If unpaid, the processing of an application, provision of a service, or performance of a function will be suspended until the sum is paid in full.

Section 357B of the Resource Management Act provides a right of objection in respect of additional charges. An objection must be submitted using the correct application form and required documents. This must be lodged within 15 working days of the receipt of the final invoice.

# **FEES CONTINUED**

LIABILITY FOR PAYMENT – Please note that by signing and lodging this application form you are acknowledging that the details in the invoicing section are responsible for payment of invoices and in addition will be liable to pay all costs and expenses of debt recovery and/or legal costs incurred by QLDC related to the enforcement of any debt.

ADMINISTRATION FEE - The initial fee includes an administration lodgement fee for staff time spent setting up your application and generating your invoice. within 15 working days of the receipt of the final invoice.

MONITORING FEES - Please also note that the initial fee paid at lodgement includes an initial monitoring fee as per our Charges and Fees for Land Use Consent applications as once Resource Consent is approved you will be required to meet the costs of monitoring any conditions applying to the consent, pursuant to Section 35 of the Resource Management Act 1991. This initial monitoring fee also applies to designation related applications. For all application types the monitoring team may still charge an hourly rate if monitoring is deemed required.

DEVELOPMENT CONTRIBUTIONS - Your development may also incur development contributions under the Local Government Act 2002. You will be liable for payment of any such contributions.

A list of Charges and Fees is available on our website.



PAYMENT // An initial fee is payable upon receiving the initial fee invoice following the lodgment of this application.

Please wait for the initial fee invoice to be issued and use the application reference on the invoice for your payment.

This fee MUST be paid with the correct application reference in order for the processing to begin.

Incorrectly referenced payments will be refunded directly to your bank account and you will be required to resubmit payment using the correct application reference.

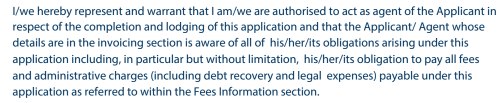
Amount to Pay



# **APPLICATION & DECLARATION**

relies on the information contained in this application being complete and accurate. The Applicant must take all reasonable steps to tis complete and accurate and accepts responsibility for information in this application being so.
If lodging this application as the Applicant:
I/we hereby represent and warrant that I am/we are aware of all of my/our obligations arising under this application including, in particular but without limitation, my/our obligation to pay all fees and administrative charges (including debt recovery and legal expenses) payable under this application as referred to within the Fees Information section.
If lodging this application as agent of the Applicant:

OR:





I hereby apply for the existing use certificate for the Proposal described above and I certify that, to the best of my knowledge and belief, the information given in this application is complete and accurate.



Signed (by or as authorised agent of the Applicant) \*\*

Full name of person lodging this form

Firm/Company Dated

\*\*If this form is being completed on-line you will not be able, or required, to sign this form and the on-line lodgement will be treated as confirmation of your acknowledgement and acceptance of the above responsibilities and liabilities and that you have made the above representations, warranties and certification.

