Resource Consent Submission Form

Reference Number: REF250403831 **Submitted On:** 02/04/2025 08:27 p.m.

NOTES TO SUBMITTER:

The closing date for serving submissions on the consent authority is the 20th working day after the date on which public or limited notification is given. If the application is subject to limited notification, the consent authority may adopt an earlier closing date for submissions once the consent authority receives responses from all affected persons.

You must serve a copy of your submission on the applicant as soon as is reasonably practicable after you have served your submission on the consent authority.

If you are a trade competitor, your right to make a submission may be limited by the trade competition provisions in Part 11A of the Resource Management Act 1991.

If you make a request under section 100A of the Resource Management Act 1991, you must do so in writing no later than 5 working days after the close of submissions and you may be liable to meet or contribute to the costs of the hearings commissioner or commissioners. You may not make a request under section 100A of the Resource Management Act 1991 in relation to an application for a coastal permit to carry out an activity that a regional coastal plan describes as a restricted coastal activity.

Please note that your submission (or part of your submission) may be struck out if the authority is satisfied that at least 1 of the following applies to the submission (or part of the submission):

- it is frivolous or vexatious:
- it discloses no reasonable or relevant case;
- it would be an abuse of the hearing process to allow the submission (or the part) to be taken further;
- it contains offensive language;
- it is supported only by material that purports to be independent expert evidence, but has been prepared by a person who is not independent or who does not have sufficient specialised knowledge or skill to give expert advice on the matter.

All submissions (including name and contact details) are published and made available to the public from our offices and on our website. Personal information will also be used for the administration of the notified resource consent process. All information collected will be held by Taupō District Council, 46 Horomatangi Street, Taupō, with submitters having the right to access and correct personal information.

Resource Consent Applicant Details

Taupō District Council reference number(s):RM240388-389 and RM200118CApplicant nameSeven Oaks Kinloch Limited

Application for: Resource consent

Submitter Details

Full name of submitter:

Contact name:

Brian Gray

Brian Gray

Designation:

Contact phone number: 0272276244

Email address: bdgray@xtra.co.nz

Postal address::

Are you a trade competitor for the purposes of section 308B of the Resource Management Act 1991?

8 Pukeko Way, RD 1, Taupo 3377

No, I am not

Yes

Do you wish to receive any further correspondence prior to the decision being issued?

Privacy Statement:

Submitters are advised that the information supplied in written submissions may contain personal information within the meaning of the Privacy Act 1993. By taking part in this public submission process, submitters have agreed to any personal information (including names and contact details) which is contained in their submission being made available to the public as part of the consultation and decision making process. All information collected will be held by Taupō District Council. Submitters have the right to access and correct personal information. Following the submission period, copies of all submissions will be available on our website.

Submission

The specific parts of the application that my submission relates to are:

The residential lots will be less than the minimum and average lot sizes for the Kinloch Low Density Environment

The application for subdivision and land use are non complying activities under Rules 4a.4.5 and 4a.2.13 of the Taupō District Plan

My submission is:

In opposition of the application or specific parts of it

Please detail the reasons for making your submission:

The Proposal clearly contravenes the Kinloch Low Density Environment Plan.

Why bother having a District Plan if Developers are given the right to ignore said plan.

One of our reasons from purchasing a property in Kinloch was the Kinloch Low Density Environment plan which create and maintains the environment that we desire. Do NOT change it.

If allowed, this will be the "thin end of the wedge" and wil create a precedent for future Developers to get around the Kinloch Low Density Environment plan.

Alternatively, please upload document detailing the reasons for making your submission:

I seek the following decision from the Taupō District Council:

Decline the application for residential lots that will be less than the minimum and average lot sizes for the Kinloch Low Density Environment

Do y	you	wish	to	attend	the	hearing	ζ?
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No

Delegation of functions, powers and duties:

I request*, pursuant to section 100A of the Act, that you delegate your functions, powers, and duties to hear and decide the application to 1 or more hearings commissioners who are not members of the local authority (please refer to the Notes to Submitter on Step 1).