

Statement of Proposal

AMENDMENTS TO THE CHARGES under the RESOURCE MANAGEMENT ACT 1991

Commencing 1 July 2022

1. Nelson City Council's proposed amendments to the Charges under the Resource Management Act 1991

Nelson City Council (**Council**) would like to know what you think of the proposed amendments to the charges relating to the Resource Management Act 1991 (RMA).

The current charges came into effect on 1 July 2021. The charges were set to ensure those who benefit from the service pay a fair and reasonable share of the costs of these services.

Council has reviewed these charges and is proposing to increase charges by the Consumer Price Index (4.9%). We want to know what you think of the proposed changes. In making decisions on this proposal, Council will be taking account of all submissions made.

The proposed Resource Management Act Charges are attached to this Statement of Proposal. Paper copies of this document are available at the Council's Customer Service Centre and in Nelson libraries.

2. The Proposal

Detailed analysis of the issues and options is provided in section 4 of this proposal. The charges schedule with all proposed changes is included in Attachment 1, and the proposed amendments for the most frequent activities is summarised below:

- a) Increase the hourly charge out rate from \$162 per hour to \$170 per hour
- b) Increase the initial charge (deposit) for most consent activities from \$1500 to \$1575
- c) Increase the initial charge (deposit) for subdivisions over 3 lots from \$2500 to \$2625
- d) Increase the initial charge (deposit) for simple consent activities from \$500 to \$525
- e) Increase the fixed charge for deemed permitted activities (marginal, temporary or boundary) from \$480 to \$505
- f) Increase the swing mooring annual charge from \$75 to \$80

The objective of the proposal is to review current charges under the RMA and make any necessary changes to ensure the costs associated with providing services are fairly met by those benefitting from that service.

Consideration under the relevant legislation

This Statement of Proposal to amend the RMA charges has been prepared in accordance with the following legislation:

- RMA sections 36 and 36AAA
- Local Government Act 2002 (LGA), sections 83 and 150

Section 36AAA of the RMA provide that charges for regulatory functions for the purpose of recovering the reasonable costs incurred by the Council in respect of the activity to which the charge relates. Those gaining the benefit from the regulatory service paying the reasonable cost for that service and those whose actions result in the need for the Council actions to which the charge relates, paying the reasonable costs associated with that action.

Section 36(4) of the RMA provides:

- "(4) When fixing charges referred to in this section, a local authority shall have regard to the following criteria:
 - (a) the sole purpose of a charge is to recover the reasonable costs incurred by the local authority in respect of the activity to which the charge relates:
 - (b) a particular person or persons should only be required to pay a charge—
 - (i) to the extent that the benefit of the local authority's actions to which the charge relates is obtained by those persons as distinct from the community of the local authority as a whole; or
 - (ii) where the need for the local authority's actions to which the charge relates is occasioned by the actions of those persons; or
 - (iii) in a case where the charge is in respect of the local authority's monitoring functions under section 35(2)(a) (which relates to monitoring the state of the whole or part of the environment), to the extent that the monitoring relates to the likely effects on the environment of those persons' activities, or to the extent that the likely benefit to those persons of the monitoring exceeds the likely benefit of the monitoring to the community of the local authority as a whole,—

and the local authority may fix different charges for different costs it incurs in the performance of its various functions, powers, and duties under this Act—

- (c) in relation to different areas or different classes of applicant, consent holder, requiring authority, or heritage protection authority; or
- (d) where any activity undertaken by the persons liable to pay any charge reduces the cost to the local authority of carrying out any of its functions, powers, and duties."

Section 36(3) of the RMA requires that charges may be fixed under the section only in the manner set out in section 150 of the Local Government Act (LGA), and in accordance with the criteria for fixing charges in section 36AAA. The LGA provides that the special consultative procedure must include:

- A statement of proposal (and a summary of it if required) being made as widely available as practicable as a basis for consultation (section 83(1)(c)). The statement of proposal must include a statement of the reasons for the proposal, an analysis of the reasonably practicable options and any other information the local authority identifies as relevant (section 87(3)).
- An identified consultation period of at least one month during which feedback on the proposal may be provided to Council (section 83(b)(iii)).
- An opportunity for people to present their views to the Council (section 83(d)) and a description of how Council will provide persons interested in the proposal with an opportunity to present their views (section 83(b)(ii)).

Special Consultative Procedure

Outcomes of this special consultative procedure could include:

Retaining the existing charges

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- Adopting a lower increase in charges, based on community feedback
- Adopting the proposed amendments outlined in this Statement of Proposal, or a variation of these, based on community feedback
- Adopting a higher increase in charges, based on community feedback

3. The Approach to Charges

Council's current charging structure for resource consent processing and monitoring, designations, plan changes and all other activities under the RMA is to charge a fixed sum of money for the tasks where the costs relating to staff time are known or charge a fixed initial sum of money (based on the nature of the task or category of consent or application) for tasks that require a varied amount of staff time. Where an initial charge is required it is credited to the applicant's account and when the task is completed the final costs are debited against the applicant's account. A refund is made if the cost is less than the initial fixed charge, or an account for further payment is sent if the costs exceed the amount of the initial fixed charge.

The charges are based on:

- a) The time spent by Council staff and specialist advisers to undertake the task; and
- b) The hourly charge out rate or the consultant hourly charges; and
- c) Overhead costs.

The 2009 Amendments to the Resource Management Act 1991 introduced mandatory discounting on administrative charging under section 36. The Resource Management (Discount on Administrative Charges) Regulations 2010 came into force on 31 July 2010. The default discount is 1% of the total of the administrative charges the local authority imposes for every working day on which the application remains unprocessed beyond the time limit, up to a maximum of 50 working days.

4. Issues and Options

Since the last review of RMA charges, organisational support costs and external expertise costs increase by the Consumer Price Index (CPI) annually. There is also a nation-wide shortage of planners meaning vacancies at Council remain vacant for longer periods of time. While there are staff vacancies Council engages external consultants to assist with the processing of consent applications.

The Council hourly charge out rate is often \$20 to \$30 less than the consultant hourly rate. To be fair to all applicants the actual consultant hourly rate is only on charged to the applicant when there is a conflict of interest. It expected there will need to be a reliance on consultants to assist with processing for the immediate future given proposed legislation changes are requiring more planners to work for central government.

The Council resource consent hourly rate is proposed to increase by CPI and to recover 38% of the costs to provide this service. No changes are proposed for planning documents where the charge adequately reflects the reasonable cost.

Resource consent processing and monitoring hourly charge out rates

The main factors influencing the level of income received from charges are the hourly charge out rate and the number and complexity of resource consent applications. Consent numbers increased last year but income from fees and charges has been declining since 2018/19. The income for 2021/22 is on track to be similar to last year.

At least 40% of staff time is not chargeable to resource consent applicants. Much of this time is spent answering public enquiries, training, reporting or responding to objections

to conditions or costs. When there is time staff review procedures, systems, templates and practices to improve quality and efficiency.

It is reasonable therefore that at least 40% of overall resource consent costs are met by rates. The Council's Revenue and Financial Policy requires 40 to 60% of costs are met by charges. Current fees and charges will only recover 36% of expected costs. It is proposed to increase the hourly rate to \$170 to recover 38% of the anticipated costs. The table below identifies the percentage cost recovery from charges for various hourly rates.

Hourly charge out rate	% of 2022/23 costs met by charges
\$162 (current)	36
\$170 (proposed)	38
\$190	43
\$223	50

The proposed rate of \$170 per hour is comparable to some other Council rates as shown below:

	Hourly rate	Mid-point of range
Nelson	\$162 (proposed to be \$170)	\$170
Tasman	\$164 (proposed to be \$170)	\$170
Marlborough	\$155 planner \$185 senior	\$170
Napier	\$166 planner \$186 senior	\$176
New Plymouth	\$192 planner \$211 senior	\$202
Palmerston North	\$194 planner \$207 senior	\$201
Four consultancies	\$172 - \$190 planner	\$181
Four consultancies	\$207 - \$213 senior	\$210
	Average (excluding Nelson)	\$187

Assessment

The Council must have regard to criteria listed in section 36AAA of the RMA when fixing charges under the RMA. Council must have regard to the criteria set out in section 36(4) of the RMA when fixing charges under HASHAA. Proposals in section 2 above have met these criteria as follows:

a) The proposed increases ensure the applicant better meets the reasonable costs incurred by the Council in consent processing and monitoring compared to the current charge out rate, since they receive the benefits of the consented development. Current charges will only cover 36% of costs. Up to 60% of overall staff time is spent on processing and monitoring resource consents. It is fair to increase the fees and charges so a better portion of the costs are met by the applicant or consent holder;

- b) While the proposed charges are a 4.9% increase on the current charges, the increase is considered reasonable as it is similar or lower than other Council charges for the same services; and
- c) Overall, the proposed increases have been set at a level that will recover a reasonable proportion of the anticipated costs incurred by the consent authority.

Options Analysis

Option 1 — Retain the existing charges

While applicants and consent holders would not face increased charges more of the costs of the activity will need to be covered by income from rates, rather than those directly benefitting from the Council services. If no increases are made now there may need to be larger increases in the future.

Option 2 — Increase the charges by CPI to recover 38% of overall costs as proposed in Attachment 1

This option improves the cost recovery from the current situation. A larger increase in the future may be required to recover a fairer proportion of the costs from those who gain the most from the services.

Option 3 – Increase the charges to recover 43% of overall costs

This option improves the recovery rate from applicants and consent holders, reduces the potential for larger increases in the future and reduces the requirement on rates. The increased hourly charge out rate at \$190 is similar to some other Councils and consultancies. However, increasing charges by 17% will likely cause dissatisfaction or difficulty for applicants or consent holders in the current economic context.

Option 4 — Increase the charge out rate to recover 50% of overall costs

This option ensures applicants and consent holders cover the costs of their service but results in a 37% increase in the hourly rate from \$162 to \$223. The large increase is not considered reasonable and could deter developments.

Preferred Option

Option 2 — Increase the charges by CPI to recover 38% of overall costs as proposed in Attachment 1 and outlined in section 2 above.

Reasons

The proposed amendment better covers the costs for the service than the existing charges and is a reasonable increase in the current economic context.

Submissions

Anyone may make a submission about any aspect of the proposed amendments to the charges under the RMA and any other options that have been considered. Council, in making its decision, will take account of all submissions made.

All submissions, including the name and contact details of the submitter, will be made available to the public and media on Council's website, unless you specifically request that your contact details be kept private and explain why it is necessary to protect your privacy. Council will not accept any anonymous submissions.

Submissions can be made:

- online at https://shape.nelson.govt.nz/special-consultative-procedure-change-regulatory-fees-and-charges
- by post to RMA Fees and Charges Amendments, PO Box 645, Nelson 7010
- by delivering your submission to Civic House, 110 Trafalgar Street, Nelson.

Submissions must be received no later than 14 May 2022.

Any person who wishes to speak in support of their submission will be given the opportunity to address the Council at a hearing on **26 May 2022**.



Proposed Amendments to the Charges under the Resource Management Act 1991

Resource Consent Processing and Monitoring, Designations, Plan Changes, all other activities under the Resource Management Act 1991 (RMA) and the Housing Accords and Special Housing Areas Act 2013 will attract an initial charge (deposit) payable at the time of lodging an application as per Section 1 below.

Where the cost of processing the consent is not fully covered by the initial fixed charge (deposit), additional charges will be applied (under Section 36(5) of the RMA). Only additional charges can be objected to under Section 357B of the RMA.

Section 2 below lists the various methods of how costs may be charged to a consent.

All charges listed in this Schedule are GST inclusive

1. Initial fixed charges (deposits)

	Activity	Current charge	Proposed charge increase by 4.9% and rounded to nearest \$5
1.1	All activities (other than listed below)	\$1,500	\$1575
1.2	Subdivision 1-3 lots	\$1,500	\$1575
1.3	Subdivision 4 plus lots Bore permits;	\$2,500	\$2625
1.3	Certificate of Compliance; Change of consent notice; Culverts, weirs and other minor structures on the bed of watercourses; Existing Use Certificate; Extension of lapsing period; Fast track consents (controlled status only); Fences; Flats Plan update and check; Outline Plan approvals; Relocate building; Removal or trimming of trees listed in the Nelson Resource Management Plan (supported and carried out by a suitably qualified arborist); Right of Way approval; Signs; Simple consent process; Transfer/part transfer of Permits	\$500	\$525

	Activity	Current charge	Proposed charge increase by 4.9% and rounded to nearest \$5
1.4	Issue of a notice confirming a boundary (or a marginal or temporary) activity is a permitted activity (no additional charges or refunds apply)	\$480	\$505
1.5	NOTIFIED APPLICATIONS: Additional charges for applications requiring notification/ limited notification. (This charge must be paid prior to notifying the application and is in addition to the initial charge paid when the application is lodged).	\$7,000	\$7345
1.6	Removal of trees listed in the Nelson Resource Management Plan that are confirmed in writing by a qualified arborist (level 5 NZQA or equivalent), as diseased or a threat to public safety.	No charge	No charge
1.7	Heritage Buildings: Non-notified application to conserve and restore heritage building, place or object listed in the Nelson Resource Management Plan.	No Charge	No charge
1.8	Private Plan changes (Note: Council's policy is to recover 95% of the costs involved for the whole process from the applicant).	\$10,000	\$10,490
1.9	Heritage Orders	\$3,500	\$3670

- 1.10 Where an application involves multiple consents the initial charge is payable at the higher rate plus \$250.00 for each accompanying application.
- 1.11 Where all or part of any initial charge (deposit) is not paid at application time, the Council reserves the right to not process that application.

2. Costs Charged to a Consent (less the initial fixed sum of money paid in accordance with section 1 above)

	Details	Current charge	Proposed charge
2.1	Council Staff – all staff time inclusive of overhead component associated with processing	\$162 per hour	\$170 per hour
	and assessing applications.		
2.2	Hearings Panel Charges:		
	- per Councillor as Commissioner (rate set by	\$80 per	\$80 per
	Remuneration Authority)	hour	hour
	- Councillor as Chairperson (rate set by	\$100 per	\$100 per
	Remuneration Authority)	hour	hour
	 Independent Commissioner (requested by applicant) 	Cost	Cost
	- Independent Commissioner (requested by	Cost less	Cost less
	submitter)	Councillor	Councillor
		rate	rate

	Details	Current charge	Proposed charge
		(applicant pays the Councillor rate)	(applicant pays the Councillor rate)
	 Independent Commissioner(s) required for expertise or due to conflict of interest issues 	Cost	Cost
2.3	Legal advisors and consultants engaged by Council, or reports commissioned, after discussion with the applicant, to provide expertise not available in-house under s.92(2) RMA.	Cost plus administr ation charges	Cost plus administrat ion charges
2.4	Experts and consultants engaged by Council to undertake assessment of an application where the complexity of the application necessitates external expertise, or where resource consent processing is required to be outsourced due to conflict of interest issues (this is not a s92(2) RMA commissioning).	Cost plus administr ation charges	Cost plus administrat ion charges
2.5	All disbursements, such as telephone calls, courier delivery services, all public notification costs, postage for notified applications and document copying charges.	Cost plus administr ation charges	Cost plus administrat ion charges
2.6	Consultants engaged by the Council where skills are normally able to be provided by in-house staff or when Council staff workloads are unusually high.	\$162 per hour	\$170 per hour
2.7	Urban Design Panel reviews a proposal before a resource consent application is lodged (except for circumstances identified in 2.8 below).	No charge	No charge
2.8	The applicant agrees (as per 2.3 above) to the Urban Design Panel reviewing the proposal after a resource consent application is lodged; or The applicant is required to provide approval from the Urban Design Panel as part of the Housing Accord and Special Housing Areas Act process.	Cost plus administr ation charges (an estimate of costs is available on request)	Cost plus administrat ion charges (an estimate of costs is available on request)
2.9	Where the applicant requests under s357AB independent commissioner(s) for an objection under s357A(1)(f) or (g), the applicant will meet the costs for that hearing.	Cost plus administr ation charges	Cost plus administrat ion charges

2.10 Photocopying Charges

A4	\$0.20 per page;
A3	\$0.50 per page;
A2	\$2.00 per page
A1	\$3.00 per page

2.11 Monitoring Charges

- 2.11.1 If monitoring is required, a one-off charge of \$\frac{162}{170}.00\$ will be invoiced as part of the consent cost. Any extra work that is required to monitor compliance with the consent conditions will be charged at the hourly charge out rate for Council staff in 2.1 above and separately invoiced.
- 2.11.2 Monitoring charges associated with review of information required to be provided by a condition of resource consent will be charged for at the appropriate hourly charge out rate for Council staff or actual cost for specialist consultant.
- 2.11.3 Where the applicant is required or authorised to monitor the activity, the Council's costs in receiving and assessing the monitoring information will be charged directly to the consent holder at the appropriate hourly charge out rate for Council staff or actual cost of the specialist involved.
- 2.11.4 Where permitted activity monitoring is able to be charged under legislative provisions (such as the National Environmental Standards for Plantation Forestry), the time taken by Monitoring Officers will be invoiced at the hourly charge out rate for Council staff in 2.1 above.
- 2.11.5 Where annual monitoring is required up to half an hour of staff time per year, a higher initial monitoring fixed fee up front may be charged or the consent may identify regular intervals when monitoring charges will be invoiced calculated on anticipated staff time multiplied by a stated number of years for these types of consents.

2.12 Administration Charges

	Item/Details	Current charge	Proposed charge increase by 4.9% and rounded to nearest \$5
2.12.1	Insurance levy – for each resource consent.	\$30	\$30
2.12.2	Street naming and numbering (costs of reporting to Hearings Panel and advising all statutory agencies).	Council hourly charge out rate in 2.1 above	Council hourly charge out rate in 2.1 above
2.12.3	Street numbering – application for alteration.	\$125	\$130

	Item/Details	Current charge	Proposed charge increase by 4.9% and rounded to nearest \$5
2.12.4	Documents for execution – removal of building line restrictions; easement documents, caveats, covenants and other documents to be registered with LINZ presented after subdivision processed or where not associated with a subdivision application.	\$175 for each document	\$185
2.12.5	Certificate under Overseas Investment Act.	\$385	\$405
2.12.6	Confirmation of compliance with the Nelson Resource Management Plan for NZ Qualifications Authority.	\$385	\$405
2.12.7	Confirmation of compliance with the Nelson Resource Management Plan for alcohol licence applications.	\$70	\$75
2.12.8	Section 357 Administration charge.	\$320	\$335
2.12.9	Private right-of-way – review against existing names and advising all statutory agencies where appropriate.	\$320	\$335
2.12.10	Authentication report for small-scale solid-fuel burning appliance or open fire.	\$120	\$125
2.12.11	Removal of designation.	\$305	\$320
2.12.12	Swing Mooring annual charge (monitoring costs are additional, refer 2.10.3 above).	\$75	\$80
2.12.13	Transfer of Consents to new owner (S.135(1)(a), S.136(1), S.136(2)(a), or S.137(2)(a) Resource Management Act)	\$240	\$250
2.12.14	Claiming a swing mooring the Council removed from the Coastal Marine Area that did not have a coastal permit	\$300	\$315
2.12.15	Claiming a vessel that was towed and hauled out of the Coastal Marine Area as it was tied to a non- consented mooring that was uplifted	Cost for tow and haul out	Cost for tow and haul out

2.13 Discount for Late Consents

2.13.1 Where statutory processing timeframes have not been met a discount of 1% of the total of the administrative charges imposed for every working day on

which the application remains unprocessed beyond the time limit, up to a maximum of 50 working days will apply.

3. Invoicing

- 3.1 Where processing costs exceed the level of the initial charge (deposit), monthly invoices for any additional charges may be sent to the applicant.
- 3.2 Annual swing mooring charges shall be due on 1 December. The initial payment is due within 30 days of the mooring being installed. Moorings installed 1 December to 1 June will incur the full annual charge. Moorings installed from 1 June to 30 November will be charged half of the annual charge. The Council reserves the right to agree to other arrangements in writing.
- 3.3 The Council has no obligation to perform any action on any application until the charges for the action have been paid in full; such payment will be required by the 20th of the month following invoice.
- 3.4 Where any interim invoice is disputed, work on processing the application will be stopped until the matter is resolved at the discretion of the Manager Consents and Compliance.
- 3.5 The option of monthly invoices only, in lieu of initial charges, may be available on strict credit conditions as follows:
 - a) The consent process, or Council involvement in the project, is likely to extend over a period in excess of 6 months; and
 - b) The total amount for invoices is likely to exceed \$5,000; and
 - c) The applicant is in good financial standing with a satisfactory credit record and agrees to abide by the Council's usual credit terms or
 - d) The applicant is a regular customer of the Council's Resource Consents Business Unit, is in good financial standing with no record of unpaid invoices, who agrees to pay each and every invoiced charge by the 20th of the month following the date of issue of the invoice.

Any disputes relating to an invoiced charge must be resolved after the invoice has been paid. Failure to meet these criteria will result in the option of monthly invoices, in lieu of initial charges plus monthly invoices being withdrawn.

The decision on whether to waive the required charge and institute a system of monthly invoicing shall be made by the Manager Consents and Compliance or Group Manager Environmental Management, having regard to the above criteria.

4. Pre-Application Charges

Detail	Charge
Pre-application discussion with staff on feasibility of a proposal that may not proceed to resource consent.	First half hour – no charge. Additional time charged on an hourly basis at the Council charge out rate as per 2.1.

5. Resource Management Planning Documents

Copies of Plans	Cost
Nelson Resource Management Plan - Text (hard copy)	\$150
Nelson Resource Management Plan - Maps (hard copy)	\$150
CD ROM – combined Nelson Resource Management Plan and Nelson Air Quality Plan – updated annually in Spring	\$15 annually
Nelson Resource Management Plan - hard copy updates issued as required	\$25 annually for text
·	\$25 annually for maps
Nelson Air Quality Plan	\$50
Land Development Manual	\$100

Submission Form Proposed amendments to the charges under the Resource Management Act 1991

Organisation represented: (if applicable) Address: Email:	Name:			
Email:	Organisation	represented:	(if a	applicable)
Do you wish to speak at the hearing? Yes / No. The Hearing is scheduled for Thursday 26 May 2022. If you do not circle either, we will assume you do not wish to be heard. If you wish to present your submission at the hearing in Te Reo Māori or New Zealand sign language please include this information in your submission. Public Information: All submissions (including the names and contact details of submitters) are public information and will be available to the public and media in various reports and formats including on the Nelson City Council website. Personal information will also be used for administration relating to the subject matter of submissions. Submitters have the right to access and correct any personal information included in any reports, information or submissions. Submission comments: Submission comments:	Address:			
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Submissions can be made:

- Online at https://shape.nelson.govt.nz/special-consultative-procedure-change-regulatory-fees-and-charges
- By post to **Proposed amendments to the charges under the RMA**,

PO Box 645, Nelson 7010

• By dropping off to Civic House, 110 Trafalgar Street, Nelson