

LAND INFORMATION MEMORANDUM

Application Form

LIM number

Payment: \$

	Receipt number
Prop	erty Details
Legal D Valuation	s: NumberStreet/Road Description on Roll No: s owner
App	licant Details
Name_	
	s
	Mobile
Signed	Date
[]	Please tick here if you wish to collect the completed LIM, on a USB memory stick, from the Council.
	Fick here (and complete email address below) if you would like the completed LIM sent to you via email:
	Email address:
NOTE	S:
1.	Please attach a copy of the current record of title – this must be less than 3 months old
2.	Please include your application fee (see www.nelson.govt.nz/building-fees-and-charges for current fees)
3.	This LIM may take ten working days to process
4.	Please refer to the back of this form for the information that will be provided with the issued Land Information Memorandum, under Section 44A of the Local Government Official Information and Meetings Act 1987. If the applicant requests any additional information, this will be charged as per the Council's current Fees and Charges schedule.
Privacy Act The information provided on this form will be used by Council to ensure that accounts, correspondence and other notices are sent to the correct address. Under the Privacy Act 2020, you have the right of access to your personal information held by the Nelson City Council and you are entitled to request that your personal information be correct.	
Ple	ease turn over for information that will be provided with this Land Information Memorandum $ ightarrow$
OFFICE USE	
LIM ISS	SUED Date Signed
47120510;gl	

The Territorial Authority is required to provide the following information with a LIM application:

EXTRACT FROM SECTION 44A OF THE LOCAL GOVERNMENT OFFICIAL INFORMATION AND MEETINGS ACT 1987

44A Land information memorandum

- (1) A person may apply to a territorial authority for the issue, within 10 working days, of a land information memorandum in relation to matters affecting any land in the district of the authority.
- (2) The matters which shall be included in that memorandum are—
 - (a) information identifying each (if any) special feature or characteristic of the land concerned, including but not limited to potential erosion, avulsion, falling debris, subsidence, slippage, alluvion, or inundation, or likely presence of hazardous contaminants, being a feature or characteristic that—
 - (i) is known to the territorial authority; but
 - (ii) is not apparent from the district scheme under the Town and Country Planning Act 1977 or a district plan under the Resource Management Act 1991:
 - (b) information on private and public stormwater and sewerage drains as shown in the territorial authority's records:
 - (ba) any information that has been notified to the territorial authority by a drinking-water supplier under section 69ZH of the Health Act 1956:
 - (bb) information on—
 - (i) whether the land is supplied with drinking water and if so, whether the supplier is the owner of the land or a networked supplier:
 - (ii) if the land is supplied with drinking water by a networked supplier, any conditions that are applicable to that supply:
 - (iii) if the land is supplied with water by the owner of the land, any information the territorial authority has about the supply:
 - (c) information relating to any rates owing in relation to the land:
 - (d) information concerning any consent, certificate, notice, order, or requisition affecting the land or any building on the land previously issued by the territorial authority (whether under the Building Act 1991, the <u>Building Act 2004</u>, or any other Act):
 - (da) the information required to be provided to a territorial authority under <u>section 362T(2)</u> of the Building Act 2004:
 - (e) information concerning any certificate issued by a building certifier pursuant to the Building Act 1991 or the Building Act 2004:
 - (ea) information notified to the territorial authority under <u>section 124</u> of the Weathertight Homes Resolution Services Act 2006:
 - (f) information relating to the use to which that land may be put and conditions attached to that use:
 - (g) information which, in terms of any other Act, has been notified to the territorial authority by any statutory organisation having the power to classify land or buildings for any purpose:
 - (h) any information which has been notified to the territorial authority by any network utility operator pursuant to the Building Act 1991 or the <u>Building Act 2004</u>.
- (3) In addition to the information provided for under subsection (2), a territorial authority may provide in the memorandum such other information concerning the land as the authority considers, at its discretion, to be relevant.
- (4) An application for a land information memorandum shall be in writing and shall be accompanied by any charge fixed by the territorial authority in relation thereto.
- (5) In the absence of proof to the contrary, a land information memorandum shall be sufficient evidence of the correctness, as at the date of its issue, of any information included in it pursuant to subsection (2).
- (6) Notwithstanding anything to the contrary in this Act, there shall be no grounds for the territorial authority to withhold information specified in terms of subsection (2) or to refuse to provide a land information memorandum where this has been requested.

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