# FORM 13: SUBMISSION ON AN APPLICATION FOR RESOURCE CONSENT UNDER SECTION 96 OF THE RESOURCE MANAGEMENT ACT 1991



### PART A: DESCRIPTION OF APPLICATION

CONSENT NUMBER:	APPLICANT:
WCRC: RC-2023-0046	TIGA MINERALS AND METALS LTD
GDC: LUN3154/23	
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DESCRIPTION OF PROPOSED ACTIVITY:

Establish and operate a mineral sands mine, including construction of associated infrastructure.

#### LOCATION:

Barrytown Flats, west of State Highway 6 (Coast Road), 9km south of Punakaiki township and 36km north of Greymouth.

#### PART B: SUBMITTER DETAILS

Full name/s	James Marshall Cl	ark		
Postal address				
I am the owner/o <del>ccupier</del>				
(delete one) of the following				
property:				
Primary contact person/s				
	Marshall Clark			
Email address				
Phone number/s	Home:		Business:	
	Mobile:		Fax:	
				1

Signature of the submitter (or person authorised to sign on behalf of the submitter):		Date:
Marshall Clark		12 October 2023
Name (BLOCK CAPITALS):		
MARSHALL CLARK		

If this is a joint submission by 2 or more individuals, each individual's signature is required. A signature is not required if you make your submission by electronic means.

I/we **support** the application numbers indicated by a tick on the back of this form

I/we **oppose** the application

I/we neither support nor oppose the application



I/we **wish to be heard** in support of my/our submission.

I/we **DO NOT wish to be heard** and hereby make my/our submission in writing only.



If you wish to be heard, and others make a similar submission would you consider making a joint case with them at any hearin

	Yes No
	ndicated you wish to be heard, you will be sent a copy of the S.42A Officer's Report and a copy of the Decision once eased. Please indicate below which format you would like to receive these documents in:
we ha	Electronic (CD) copy Hard (paper) copy <b>ave</b> served a copy of my/our submission on the Applicant as per Section 96(6)(b) of the RMA res
	specific parts of the application that my submission relates to are: <i>(give details)</i> Avian management plan avian management plan is inadequate and will not provide sufficient protection for Tāiko. These unique birds have an
Pur min	lienable right to breed in their colonies with utmost protection from human interference. They are imprinted on the nakaiki region and can only breed there. They have been breeding in this location for more than 10,000 years. The ing activities pose a significant threat to the birds because of the risk of grounding and vehicle strike. The avian
requ	nagement plan fails to acknowledge that because they are slow breeders, a 90% annual survival rate for adults is uired to avoid the colony going into decline. Any loss of adults is serious. Critically, it fails to acknowledge that a e number of adult birds fly in and out of the colony immediately after dusk to feed chicks. There are times during the
bree My/o <i>whe</i>	ding season when this time is within the stated mining hours, and adults will be at risk of grounding and death. Our submission is that: <i>(include whether you support or oppose the application or specific parts of it; ether you are neutral regarding the application or specific parts of it; and the reasons for your views)</i> . Application should be rejected because of unacceptable risk to Tāiko
	e seek the following decision from the Local Authority: (give precise details)
•	ct the application as it stands, because of unacceptable risk to Tāiko. Restrict all mining and mining-related cle movements to the hours of daylight (not extending into dawn or dusk).
	you i is releving we have a second we have a second you i is releving we have a second The a second whee a second The a second Rejection

I <del>am/</del>am not\* a trade competitor for the purposes of section 308B of the Resource Management Act 1991. \*Select one.

\*I am/anr not<sup>+</sup> directly affected by an effect of the subject matter of the submission that—

(a) adversely affects the environment; and

(b) does not relate to trade competition or the effects of trade competition.

\*Delete this paragraph if you are not a trade competitor. +Select one.

I request/do not 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.

\*select one.

## **Public information**

The information you provide is public information. It is used to help process a resource consent application and assess the impact of an activity on the environment and other people.

Your information is held and administered by the West Coast Regional Council and Grey District Council in accordance with the Local Government Official Information and Meetings Act 1987 and the Privacy Act 1993. This means that your information may be disclosed to other people who request it in accordance with the terms of these Acts. It is therefore important you let us know if your form includes any information you consider should not be disclosed.

West Coast Regional Council	Grey District Council	
388 Main South Road, Paroa, Greymouth 7805	105 Tainui Street	
PO Box 66, Greymouth 7840	PO Box 382	
Telephone (03) 768 0466	Greymouth, 7840	
Toll Free 0508 800 118	planning@greydc.govt.nz	
Facsimile (03) 768 7133	03 769 8600	
Email info@wcrc.govt.nz		
Website www.wcrc.govt.nz		

#### Note to submitter

If you are making a submission to the Environmental Protection Authority, you should use form 16B.

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.