3. OPERATION OF THE USE OF BONDS IN THE ENFORCEMENT OF THE RESOURCE MANAGEMENT ACT

Officer responsible		Author
Environmental Services Manager		John Mackey
Corporate Plan Outputs:	Consents and Applications-Enforcement, Consents & Applications and Subdivision Consents	

The purpose of this report is to seek the Council's approval for the existing practice of requiring applicants to provide bonds, where no interest is credited to the applicants, to encourage voluntary compliance with the conditions of those consents.

BACKGROUND

Councillor Wells requested a report on this issue after the issue was raised by one of the organisations in her ward that had paid a bond to enable deferral of the construction of a car park.

The practice of requiring applicants for specific types of resource consents to provide a cash bond to encourage voluntary compliance with the conditions of the consents issued has been followed since the Christchurch City Council was formed in 1989.

A bond is essentially a promise to do certain work or pay a sum of money in default. The Council's remedy for non-compliance is to do the work itself and sue for the recovery of the costs involved.

A bond is able to be imposed under Section 108(1)(b) of the Resource Management Act. It may be registered on the certificate of title but does not have to be. If registered, a bond serves to notify the terms and conditions of a resource consent on the face of the certificate of title with the imposition of additional financial penalties in the event of non-compliance. A bond does not prevent dealing with the land but it is binding on successors in title.

The bonds are principally obtained from applicants for:

- Family flats
- Relocatable buildings.

Currently the Council holds approximately 30 of the bonds for relocations with a total value of \$75,825. The Council holds approximately 155 cash bonds for private works of various types totalling \$697,000.

It should be noted that the standard form agreements for bonds taken for family flats and relocatable buildings clearly state that the Council shall not be liable to pay interest on the bond sums.

An officer team investigated ways to improve the procedures related to the use of bonds, caveats and other legal instruments used in the administration of the City Plan. This team consulted with the Legal Services Unit as well as Denis Sheard and John Milligan.

The team endorsed the continued use of bonds but initiated further improvements to simplify and expedite the process.

OPTIONS AVAILABLE TO ENSURE COMPLIANCE WITH CONSENT CONDITIONS

- Bonds
- Covenants
- Caveats
- Inspection and Enforcement

The officer team recommended the continued use of bonds for family flats and relocatable buildings because of the following advantages:

- Use of bonds provides notice to a potential purchaser of the limitations on the use of the building.
- The bond is an enforceable agreement with the owner of a family flat to relocate the building or remove the kitchen if it is no longer needed for a dependant relative.
- The bond gives the Council the authority to enforce compliance and recover costs involved with this.
- A bond for a relocatable building provides an incentive to the applicant to complete all the work so s/he can recover the bond.
- A cash bond for a relocatable building can support a caveat that could be used to prevent dealing with the land until the work is done.
- Is customer focused as it allows the applicant to start a project before s/he has first complied with all the conditions of the consent.

One of the main disadvantages of using bonds is the additional work for both Environmental Services Unit and Financial Services Unit staff to administer them. This is one of the reasons that interest has not been credited to applicants on cash bonds that they have been required to provide.

LEGAL POSITION RE CREDITING INTEREST ON BONDS HELD FOR CONSENT CONDITIONS

The Resource Management Act is silent on the question as to whether interest is to be paid on cash bonds received from applicants. This means that the Council must decide whether it should or should not pay interest taking into account all the relevant factors.

REASONS FOR NOT CREDITING INTEREST ON BONDS HELD FOR CONSENT CONDITIONS

- The applicant receives an interest advantage by being able to start a project before s/he has first complied with all the conditions of the consent.
- The practice recognises that there is additional work for both Environmental Services Unit and Financial Services Unit staff to administer them.
- The opportunity exists for the applicants to provide a bond with a bank guarantee. These would be less costly for the Council to administer but would generally be more expensive for the applicants to provide.

CONCLUSION

Requiring customers to provide cash bonds to encourage compliance with specific types of consent conditions is a cost-effective means to achieve this for both parties. This instrument assists the applicant to more quickly achieve her/his goals in obtaining the consent. It is therefore consistent with the Council's Mission Statement with respect to the enhancement of the city's environment and the efficient delivery of high quality services.

The Council's practice of not crediting interest on cash bonds to encourage compliance with specific types of consent conditions, recognises the costs and benefits of the practice and the Council's legal obligations.

The above report was considered by the Resource Management Committee at its meeting on 3 February 2000. The Resource Management Committee supported the staff recommendation.

Recommendation:	That the Council confirm the practice of not crediting interest on cash
	bonds taken to encourage compliance with specific types of consent conditions.

Chairman's	
Recommendation:	That the above recommendation be adopted.