

APPENDIX 1E – Recommended conditions on retrospective land use consent (bore)

RM23.819.05 – Retrospective Land Use Consent to construct a bore for the purpose of trial pit dewatering

Specific	
1.	<p>This permit must be carried out in accordance with the plans and all information submitted with the application, detailed below, and all referenced by the Consent Authority as consent number RM23.819.</p> <ul style="list-style-type: none">a) Resource consent application forms, Form 1, Form 5, Form 6, Form 8B, and 9A, signed by the Applicant and dated 18/05/23b) Assessment of Environmental Effects, <i>Proposed alluvial gold mine at Millers Flat Resource Consent Applications – Otago Regional Council</i>, prepared by MacDonell Consulting Ltd, dated 16 November 2023c) Groundwater Assessment, <i>Hawkeswood Mining Limited, - Technical Assessment of Proposed Groundwater Take and Discharge</i>, prepared by Environmental Associates Ltd, dated October 2023 <p>If there are any inconsistencies between the above information and the conditions of this consent, the conditions of this consent will prevail.</p>
2.	<p>This consent must be exercised in conjunction with Land Use Consent RM23.819.01, Water Permit RM23.819.02, Discharge Permit RM23.819.03 and Discharge Permit RM23.819.04.</p>
3.	<p>The Consent Holder must undertake water quality sampling and reporting, as per the requirements of Discharge Permit RM23.819.03.</p>
4.	<p>Any erosion, scour or instability of the bed or banks of the pit that exceeds the extent shown in the consent application must be reinstated or remedied by the Consent Holder.</p>