

# Application for Reconsideration of a Development Contribution under s199 of The Local Government Act 2002

This form should only be used if you wish to have a Development Contribution (DC) requirement reconsidered. A request for a reconsideration must be made within 10 working days after the date on which the person lodging the request receives notice from the council of the level of development contribution that the council requires. If you have already lodged an objection to a DC under s199C and Schedule 13A a reconsideration cannot be requested (see s199A (3) & (4)).

Please be aware that a reconsideration requires a fee of \$300 to be paid prior to processing.

## DETAILS

Name: \_\_\_\_\_

Property involved: \_\_\_\_\_ BC/RC number: \_\_\_\_\_

Contact person: *(if not you)* \_\_\_\_\_

Postal address: \_\_\_\_\_

Phone: \_\_\_\_\_ Mobile: \_\_\_\_\_

Email address: \_\_\_\_\_

Do you require an invoice? Yes  No

## REASON FOR RECONSIDERATION OF DC – REFER TO S199A LOCAL GOVERNMENT ACT 2002

Section	Reasons Allowed under Legislation	Your Specific Example
199A (1)(a)	The development contribution was incorrectly calculated or assessed under the Council's Development Contributions Policy	
199A (1)(b)	The Council incorrectly applied its Development Contributions Policy	
199A (1)(c)	The information used to assess the person's development against the Development Contributions Policy, or the way the territorial authority has recorded or used it when requiring a development contribution, was incomplete or contained errors	

Please list any supporting Documentation below (this should be attached to the application form)

Lined area for listing supporting documentation.

**OFFICIAL USE ONLY**

Date received: Unique number: Fee paid? Yes No
Officer receiving: Responsible officer: GL Code: 3216 9220
Respond by date:

Notes:
Lined area for notes.

Tasman District Council
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