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## FENCING OF SWIMMING POOLS ACT 1987 (the Act)

### **Section 6 Special exemptions**

- (1) A territorial authority may, by resolution, grant an exemption from some or all of the requirements of this Act in the case of any particular pool where the territorial authority is satisfied, having regard to the particular characteristics of the property and the pool, any other relevant circumstances, and any conditions it imposes under subsection (2) of this section, that such an exemption would not significantly increase danger to young children.
- (2) In granting an exemption under subsection (1) of this section, the territorial authority may impose such other conditions relating to the property or the pool as are reasonable in the circumstances.
- (3) Any exemption granted or condition imposed under this section may be amended or revoked by a territorial authority, by resolution.

## SCHEDULE

[Sections 13B, 13C]

### [MEANS OF COMPLIANCE] FOR FENCES UNDER THIS ACT

#### HEIGHT

1. (1) The fence shall extend—
  - (a) At least 1.2 metres above the ground on the outside of the fence; and
  - (b) At least 1.2 metres above any permanent projection from or object permanently placed on the ground outside and within 1.2 metres of the fence.
- (2) Notwithstanding sub clause (1) of this clause, where the fence is constructed of perforated material, netting, or mesh and any opening in the material, netting, or mesh has a dimension (other than the circumference or perimeter) greater than 10 mm, the fence shall extend at least 1.8 metres above the ground or the projection or object.

#### GROUND CLEARANCE

2. Any clearance between the bottom of the fence and ground level shall not exceed 100 mm.

#### MATERIALS

3. All materials and components shall be of a durable nature and shall be erected so as to inhibit [any child under the age of 6 years] from climbing over or crawling under the fence from the outside.
4. Except where the fence is horizontally close-boarded [or is made of perforated material, netting, or mesh], the spacing between adjacent vertical pales, panels, or other posts shall not exceed 100 mm at any point.
- [5. All fencing supports, rails, rods, and wires, that are not vertical, and all bracing that is not vertical, shall be inaccessible for use for climbing from the outside.]  
 [5A. Notwithstanding clause 5 of this Schedule, a fence may have horizontal supports, rails, rods, or wires, that are accessible for use for climbing from the outside, and horizontal bracing that is accessible for such use, if—
  - (a) The distance between any 2 of them at any point is at least 900 mm; and
  - (b) There is no other support, rail, rod, wire, or bracing (other than a vertical rail) between the same 2 at any point.]
6. Where any perforated material, netting, or mesh is used, no opening in that material, netting, or mesh shall have any dimension (other than the circumference or perimeter) greater than 50 mm.
7. All perforated material, netting, or mesh material shall be firmly attached at both top and bottom to a rail, pipe, or similar firm structure, or otherwise be of such a nature that the fence cannot readily be crossed by children under the age of 6 years.

## GATES AND DOORS

8. Every gate or door shall be so constructed as to comply with the relevant requirements of clauses 1 to 7 of this Schedule, and shall be so mounted that—
- (a) It cannot open inwards towards the immediate pool area;
  - (b) It is clear of any obstruction that could hold the gate or door open and no other means of holding the gate or door open is provided;
  - (c) When lifted up or pulled down the gate or door does not release the latching device, come off its hinges, or provide a ground clearance greater than 100 mm.

## OPERATION OF GATES AND DOORS

9. (1) Every gate or door shall be fitted with a latching device.
- (2) Where the latching device is accessible from the outside of the fence only by reaching over the fence, gate, or door or through a hole in the fence, gate, or door, the latching device and the lowest point of any hole giving access to it shall be at least 1.2 metres above the ground on the outside of the fence.
- (3) Where the latching device is otherwise accessible from the outside of the fence, gate, or door, the latching device shall be at least 1.5 metres above the ground on the outside of the fence.
10. Every gate or door shall be fitted with a device that will automatically return the gate or door to the closed position and operate the latching device when the gate or door is stationary and 150 mm from the closed and secured position.

## DOORS IN WALLS OF BUILDINGS

11. Where any building forms part of a fence and the pool is not contained within the building, any door that gives access to the immediate pool area need not comply with the requirements for gates or doors set out in clauses 8 to 10 of this Schedule to the extent (if any) that the territorial authority is satisfied that such compliance is impossible, unreasonable, or in breach of any other Act, regulation, or bylaw, and the door is fitted with a locking device that, when properly operated, prevents the door from being readily opened by children under the age of 6 years.

Hist. Schedule, omitted expression "Section 8" and substituted expression "Sections 13B, 13C", on 1 July 1992 by 1991 No 150, s92(1).

Hist. Heading; omitted word "REQUIREMENTS" and substituted words "MEANS OF COMPLIANCE" on 1 July 1992 by 1991 No 150, s92(1).

{ Editorial Note: 1991 No 150 substitutes for the word "REQUIREMENT" whereas the original schedule heading actually contained the word "REQUIREMENTS". }

Hist. Cl.3 omitted words "any person" and substituted words "any child under the age of 6 years" on 20 November 1989 by 1989 No 117, s2(1).

Hist. Cl.4 inserted words "or is made of perforated material, netting, or mesh" on 20 November 1989 by 1989 No 117, s2(2).

Hist. Cl.5 repealed and cl.5 & cl.5A substituted on 20 November 1989 by 1989 No 117, s2(3).  
The repealed cl.5 is listed below for reference.

"5. All fencing supports, rails, rods, wires, bracing, or other similar posts shall be on the inside of the fencing and shall be inaccessible for use for climbing from the outside."

**FENCING OF SWIMMING POOLS AMENDMENT ACT 1989**

Public Act 1989 No 117

Date of assent 20 November 1989

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**CONTENTS**

- |   | Title            |
|---|------------------|
| 1 | Short Title      |
| 2 | Schedule amended |
- 

**FENCING OF SWIMMING POOLS AMENDMENT ACT 1989**

Public Act 1989 No 117

An Act to amend the Fencing of Swimming Pools Act 1987

BE IT ENACTED by the Parliament of New Zealand as follows:

- 1 **SHORT TITLE**  
This Act may be cited as the Fencing of Swimming Pools Amendment Act 1989, and shall be read together with and deemed part of the Fencing of Swimming Pools Act 1987 (hereinafter referred to as the principal Act).
- 2 **SCHEDULE AMENDED**
  - (1) Substituted words in cl.3 of the Schedule to principal Act.
  - (2) Inserted words in cl.4 of the Schedule to principal Act.
  - (3) Substituted cl.5 & cl.5A for repealed cl.5 of the Schedule to principal Act.

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The Fencing of Swimming Pools Act 1987 is administered in the Department of Internal Affairs.

# Exemption Application Form for Spa & Swimming Pools



Send to: Chief Executive  
Waitakere City Council  
Private Bag 93109  
Henderson  
WAITAKERE CITY 0612

For more information:  
Civic Centre, 6 Henderson Valley Road  
Henderson  
Telephone (09) 839 0400  
Facsimile (09) 836 8001

Owners Name: C. R and M.T. DILLICAR

Address of pool: 17 Gloria Ave, Te Atatu Peninsula, Waitakere City, 0610

Hereby make application for an exemption from the standard fencing controls relating to pools. I propose to make or have already made the following arrangements for the security of my pool:

The Council (Pool Inspector) has opined that some work is required relating to the fencing of the pool, purportedly to improve safety. One issue makes sense to me, the rest will either be difficult to implement or are, in my judgment, unreasonable. Notes relating to the Exemption Application are attached. Refer to documents:-

Notes to Exemption, Compliance letter 2002, Drawing of Backyard (NB! Alternately as .pdf files)

Reasons why proposal should be granted: (See reverse) \_\_\_\_\_

~~The pool was issued with a Compliance Certificate by the Council in May 2002 (Copy included). There have been no alterations to the pool or its surrounds, or the legislation in 'The Act' in the interim, therefore compliance should once again be granted.~~

Address for Correspondence: As for Pool address, or by email at: colmin@ihug.co.nz

Application fee: \$250 (one off)

Signature: \_\_\_\_\_

Telephone Number: 09-834-4040

Date: 1st November 2006

Note the explanation and requirements on the reverse of this form.

<b>Office Use Only</b>
Site Address: _____
SWP No: _____
ABA No: _____ (If applicable)

**NOTES TO:  
Exemption Application Form for Spa & Swimming Pools**

**C.R. and M.T Dillicar, 17 Gloria Ave, Te Atatu Peninsula, Waitakere City 0610  
1<sup>st</sup> November 2006**

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**INSPECTION REPORT WORK REQUEST**

**This was presented to me as a list under the following bold headings. It didn't provide any description of what was required to be done to remedy the alleged defects. I found it extremely time consuming and annoying to have had to put my own effort into researching the issues and I take no responsibility for any errors or omissions as a result.**

- a) The non-complying door giving access from the house into the immediate swimming pool area.**

**Seemingly:-**

The back door (Now) needs to be self closing and self latching.

**Exemption sought:-**

The door currently closes in the correct direction and latches. It is also lockable via a standard lock set. Changing the door and making it self closing would be very difficult to do, and very difficult to use

The Act allows for an exemption to be granted under Clause 11 of the Schedule to it, for doors which are part of a house that are part of a home, forming part of the boundary of the pool area.

*We trust that the exemption committee will see fit to issue us with an exemption in this case.*

- b) The non-compliant French double doors opening into immediate Swimming pool area**

**Seemingly:-**

The French doors are non-compliant because they open the wrong way and they are not self closing and latching.

We ask for an exemption because they cannot be made to swing the other way nor can they be made self closing / latching. One door has a bolt that can lock it shut the other has a lockable latch to it which requires a two handed operation thus quite difficult for a child. If it was required I could add another bolt at the top of this second door to make both doors separately lockable when children are present.

A precedent has been set in the Exemption Summary of 31/08/2006 with the granting of such an exemption in the case of C. R. Woolcott (Woodcock in the Summary) of 121a, Colwill Rd., Massey.

*We trust that the exemption committee will see fit to issue us with an exemption in this case.*

**c) The non-complying window lower than 1.2m opening into immediate Swimming pool area.**

**Seemingly:-**

Windows below a height of 1200mm above the floor must be restricted from opening by more than 100mm.

The window is currently lockable and is generally kept shut. I will either fit a restricting device, chains or similar, or screw it permanently shut.

*We ask that the exemption committee note that we will make this window comply.*

**d) The non-complying sliding window in the kitchen into immediate Swimming pool area**

**Seemingly:-**

Also breaks the above rule in that windows below a height of 1200mm above the floor must be restricted from opening by more than 100mm.

In the case of our sliding kitchen window the direct (height) distance is 1100mm, only 100mm (4") short. HOWEVER, a kitchen bench intervenes between the floor and the window ledge thus increasing the reach distance for a child to at least 1400mm. There are no drawers or accessible shelves in the front of the bench unit that would assist climbing as they are some distance behind self closing doors with vertically oriented handles. There are no child graspable surfaces on the stainless steel bench top. The windows are also lockable by means of a child-proof latch at a compliant height.

Furthermore we feel that the fitting of a restricting mechanism, given the factors above that mitigate this need, would prohibit the use of the window access from the kitchen to our deck for passing food and dishes through to / from the eating area and would therefore be a disproportionately harsh requirement.

*We trust that the exemption committee will see fit to issue us with an exemption in this case.*

**e) The direct access way from the house through the pool area to the gate accessing both the clothes-line, vegetable garden and the rest of the backyard.**

**Seemingly:-**

(Apparently), the immediate pool area cannot be used as an access way. I have questioned Council officers as to why and have not received a reference to The Act.

This non compliance issue, by definition confirms the separation of our clothes line and vegetable garden from the immediate pool area as required under The Act. This separation is made via a complying gate in the fence and it will latch closed after access is made through it.

Having explained this, it doesn't make sense that it is permissible to have access forward and back through a complying door in the house into the protected area yet not be able to continue through it and enter and exit through another complying gate with access into and out of the same protected area. The protected area being the immediate pool area that is used for activities that are directly and indirectly associated with the existence of the pool.

*We trust that the exemption committee will see fit to issue us with an exemption in this case*

- f) The access way through the pool area to access the current Swimming pool gates on either side of the house accessing the front of the property.**

**Seemingly:-**

This derives from the same ruling as above. The immediate pool area cannot be used as an access way

Once again it seems to be nonsense. The layout of our property and the positioning of the pool haven't changed in the 25 years since it was approved and its original building permit granted by the council. The concrete path from the front of our property to the back door has always followed the same route alongside the side and rear of the house adjacent to the sunroom windows and deck, albeit now via steps and a compliant gate.

The gate on the other side of the house also complies. It has always restricted entry to the pool area from the street.

*We trust that the exemption committee will see fit to issue us with an exemption in this case.*

- g) In addition to the above "Work required" items the Council (Pool Inspector) has drawn a "Proposed fence" on a plan of our backyard. A marked up aerial view photograph. (Refer to Drawing of Backyard.)**

**Seemingly:-**

The Council Inspector is suggesting an additional fence be placed within the existing fence that outlines the immediate pool area.

Apart from being extremely costly it breaks the immediate pool area into two separate parts, making it impossible to maintain the gardens, hedges and lawns on the pool side of this fence. It would also make it more difficult to clean and sanitise the pool and would tremendously affect the enjoyment of family and friends who now otherwise use the grassed area for sunbathing and other pool related activities.

As drawn it breaks rule f) above as it would also force the use of this newly created pool area to be an 'access way'. Thus we would have fences within fences and access ways within access ways. Ridiculous!

It is suggested that the fence within a fence would be 1200mm high above ground where placed at ground level and at 1200mm above the deck sloping between these two levels. The deck, by its very nature forms part of our outdoor eating area and has associated with it a table and chairs so notwithstanding the fence, a child might (unlikely though it is) climb on a chair on the deck side of this fence, topple over it and fall 2m to his death, not in the pool but on the pebble slab path below.

This conjures up a whole new set of restrictions, eg: chairs and tables adjacent to this (additions) fence.

**Importantly**

The fence within the fence, so created, would not be a safety measure. It would immediately become a safety hazard. Young children in difficulty in the pool within it would be shielded from the help otherwise immediately available on its outside because of the restriction it places on adult access through the proposed gate, and their distribution around the pool itself. A child can drown in four seconds.

At the moment parents or other adults, sit beside the pool on the side of the patio acting as life guards. This would not be possible if a fence was erected along the edge of the deck.

We have meticulously operated our pool for the past twenty-five years and will only erect this fence under duress and on the basis of an indemnity by the Council against any costs arising from a drowning or other injury related to it.

*We trust that the exemption committee will see fit to issue us with an exemption in this case.*

- h) **I respectfully ask that the exemptions we are requesting will apply to the whole of our property in perpetuity.**
  
- i) **Considering that the pool has been compliant (Refer Compliance Letter 2002) up till the date of this recent inspection and probably in reality still is, we ask that the council waive the cost of the exemption fee for all the items covered by this exemption request.**

Signed for both applicants:-



**END OF DOCUMENT**





Waitakere City Council  
City Centre  
6 Waipapa Ave  
Waitakere City

Telephone  
64 908 6400  
Facsimile  
64 908 6004

FAX 0X 06359 Auckland South Island  
Email: [wait@waitakere.govt.nz](mailto:wait@waitakere.govt.nz)  
[www.waitakere.govt.nz](http://www.waitakere.govt.nz)

Private Bag 93107  
Henderson  
Waitakere City

Refer: Dean Nurall: Field Services - Ref: AA  
Extension No. 8870 - 131 Lincoln Road

14 May 2002

COLIN RICHARD DILLICAR  
17 GLORIA AVE  
TE ATATU PENINSULA  
WAITAKERE CITY 1008

Dear Sir/Madam

**FENCING OF SWIMMING POOLS ACT 1987**

**STREET ADDRESS: 17 GLORIA AVE, TE ATATU PENINSULA, WAITAKERE CITY 1008**

**LOT 87 DP 40687**

**OUR REFERENCE: SWP94000358**

In connection with the above property we advise that the swimming pool fencing complies with the minimum standard set out in the Act.

Waitakere City Council is to be notified for compliance, should any works be carried out on your pool, prior to your next inspection.

Council will review the pool fencing within three (3) years to check compliance.

Yours faithfully

pp Jason Sheehan

Dean Nurall  
Operational Compliance Manager  
FIELD SERVICES

SWP5

~~25 JUL 2006~~

Waitakere City Council  
Te Taiāwhiri o Waitākere

# Exemption Application Form for Spa & Swimming Pools

Send to: Chief Executive  
Waitakere City Council  
Private Bag 93109  
Henderson  
WAITAKERE CITY 1231

For more information:  
Civic Centre, Waipareira Avenue,  
Henderson  
Telephone (09) 839 0400  
Facsimile (09) 836 8001

Owners Name: Marilyn Whitehouse  
Address of pool: 3 Cliff View Drive Green Bay

Hereby make application for an exemption from the standard fencing controls relating to pools. I propose to make or have already made the following arrangements for the security of my pool:

1. Pool already fenced adequately
  - 2/3. Gate 3 fixed permanently - Gate 1+2 self closing
  4. Cap at bottom of gate 1 - ~~is~~ decreased to 100mm
  5. Latch fitted to window.
- (as per attached schedule)

Reasons why proposal should be granted: (See reverse)

Small grassed area on one side of pool inside existing adequate pool fencing. If this small grassed area is fenced it will jeopardise cleaning the pool in a safe manner + also make the job extremely awkward.

Address for Correspondence: PO Box 80104 Green Bay

Application fee: \$250 (one off)

Signature: Marilyn Whitehouse

Telephone Number: 021 0311149 / Day 627 9174

Date: 21.07.2006

Note the explanation and requirements on the reverse of this form.

DUPLICATE FOR  
\$250 - 00  
PAYERS

Attached.

Office Use Only	Chief Executive
Site Address:	Corporate Services
SWP No: <u>98060294</u>	City Services
ABA No: _____	Moselle
(If applicable)	Consultancy Services
	ECD - WATER
	Strategic Group
	Consent Services
	Field Services
	<u>Legal</u>

# Dispensation Application

2

## Introduction

An exemption is a discretionary power conferred on Council by Section 6 of the Fencing of Swimming Pools Act 1987, to allow in certain circumstances exemptions from the requirements of the Schedule of the said Act.

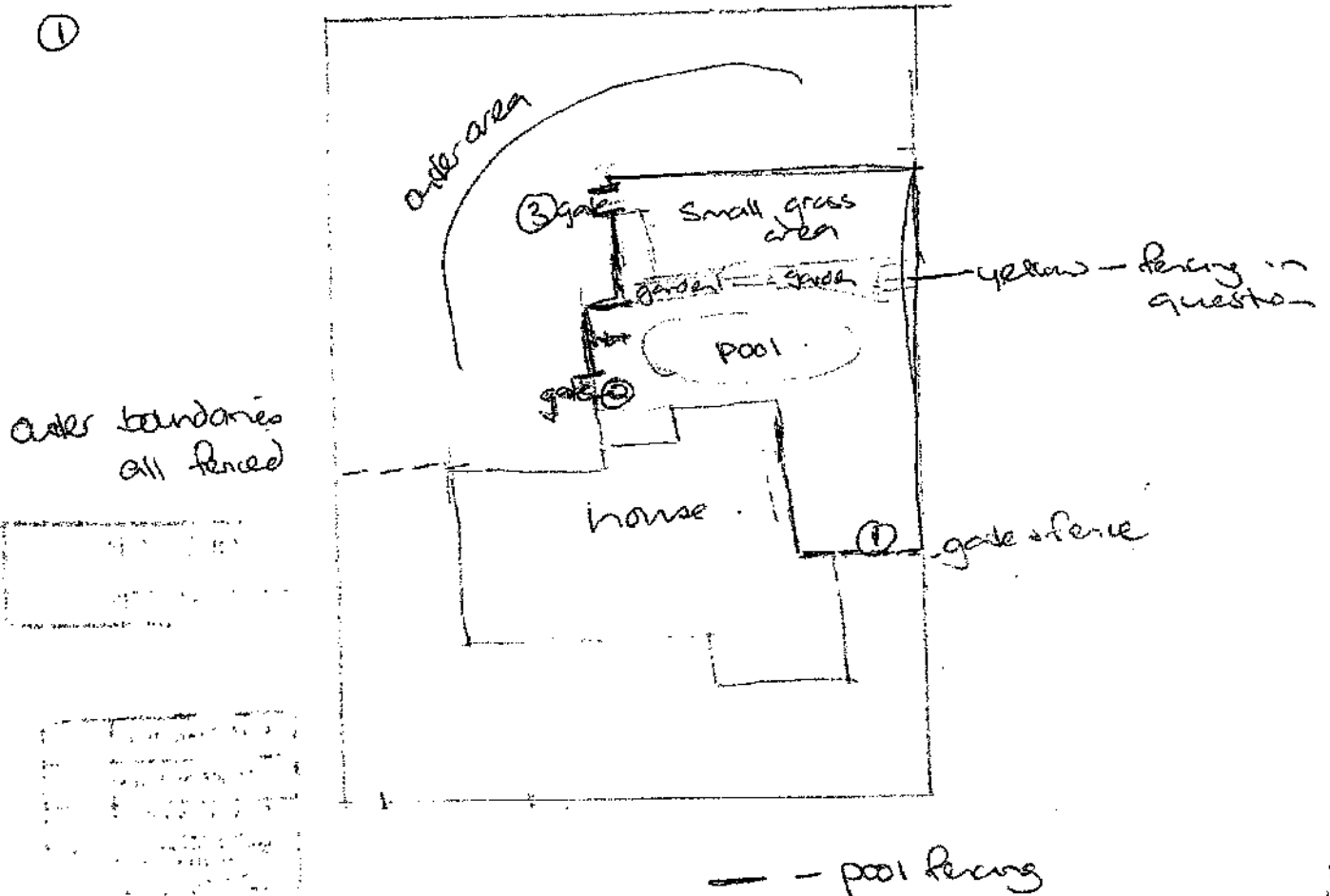
## Information to be Provided

To avoid delay in the processing of your application the following information must be provided.

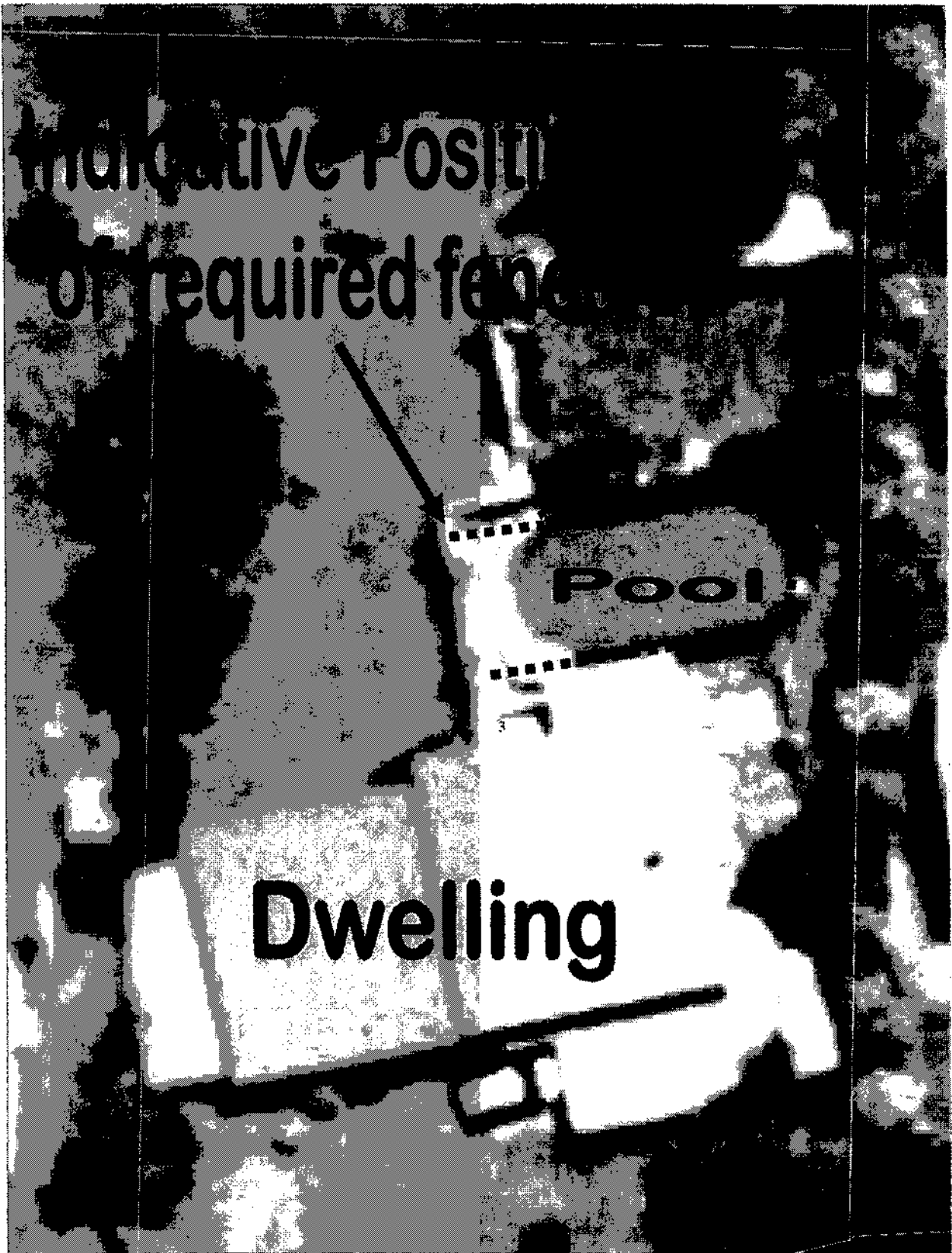
1. PLANS showing position of swimming pool in relation to house and boundaries, and position of existing and/or proposed fencing. Also the height of the fences, and material of which they are constructed must be stated. Photographs may be provided for clarification.
2. REASONS justifying the proposal. Council may only grant an application where there are circumstances warranting a dispensation from the standard requirements for fencing. The guidelines for fencing of pools are available at the Building Counter. It must be shown that such an exemption would not significantly increase danger to young children.

The Council may impose other conditions relating to the property or the pool as are reasonable in the circumstances.

①



② The fencing is already adequate & a further fence where marked in yellow would make the use of pool cleaning equipment unsafe from that side of the pool. I feel that a fence within an existing fence inside the fenced order boundaries of the property to be in excess of the regulations and seek exemption from this extra fence in question. The Inspector said he sees no reason as to why an exemption would not be granted.



# 3 Cliff View Drv

# Exemption Application Form for Spa & Swimming Pools



Send to: Chief Executive  
Waitakere City Council  
Private Bag 93109  
Henderson  
WAITAKERE CITY 1291

For more information:  
Civic Centre, Waipareira Avenue,  
Henderson  
Telephone (09) 839 0400  
Facsimile (09) 836 8001

30 OCT 2006

Owners Name: Sue McKinnon

Address of pool: 2 South Pacific Place, Henderson

I hereby make application for an exemption from the standard fencing controls relating to pools. I propose to make or have already made the following arrangements for the security of my pool:

See attached sheets

Reasons why proposal should be granted: (See reverse)

See attached sheets

Address for Correspondence: 2 South Pacific Place, Henderson

Application fee: \$250 (one off)

Signature: [Signature]

Telephone Number: 027 239 7876

Date: 30<sup>th</sup> October 2006

Note the explanation and requirements on the reverse of this form.

### Office Use Only

Site Address: 2 SOUTH PACIFIC PL, HENDERSON.

SWP No: 20010400

ABA No:  
(if applicable)

\$ 250 PAID

RECEIPT: D12968.

## Exemption Application for Spa and Swimming Pool

Owner's Name: Sue McKinnon

Address of pools: 2 South Pacific Place, Henderson

### Security Arrangements:

The back yard is small and completely fenced off. Access is through either a gate beside the house or through French doors from the house. The fence is 194cm high all round (built to keep a police dog from leaving the back section) and is constructed of vertical wooden palings. The gate has 2 locks – one a self closing, spring lock that is very difficult to undo and a separate bolt above the self closing lock. The bolts are on the inside of the gate and accessed through a hole in the gate 115cm above ground at the lowest part of the hole. The gate is also made of vertical wooden palings.

The French doors have top bolts on all doors and a handle on only one door. The handle has a locking mechanism. The top bolts would only be able to be reached by a six year old if they dragged a chair over to the doors and climbed up. Bolts are stiff and hard to open for small fingers and would not be able to be readily opened by a young child. The kitchen, stairwell, toilet and bathroom windows are 204cms above ground on the outside.

### Reasons why proposal should be granted:

The spa pool was installed at least 25 years ago; the permit for the swimming pool was granted on 11 October 1984 and installed over the following Christmas period. Both pools have passed Council inspections up until 2002. In 2002 the gate was instructed to be turned around so that it opened out. Up until this time that had not been insisted upon as the gate would not clear the down pipe to the spouting when opened outwards. Once the gate was altered the Council issued a compliance certificate on 18 February 2002. No alterations have been made to the house, pools or fences since the issuing of that compliance certificate.

The youngest person living in the house will be 21 years of age on December 31 2006.

There is no other way an entry can be made from the house to the backyard if the pool area has a fence between the house and the pools.

With the addition of a sign on the door, the pools would meet the proposed draft standards for existing swimming pools and spa pools.

There is a 102 cm high deck between the wall of the house and the swimming pool. The doorstep is 120cms above ground level.

The distance between the house and the swimming pool is 205cm. The door extends out to 78cm at its widest opening arc.

A fence can not be built on top of the deck and even if the deck was removed there is not enough room for steps down from the door ways and a fence to be built in the space left.

There is only 76cms between the pool and the back boundary fence which does not allow for the swimming pool to be moved to make room for a fence between the house and the pool.

Clause 11 deals with doors in walls of buildings.

Where a building forms part of a fence, a door in the building wall does not have to comply

- (a) compliance with these clauses is impossible, unreasonable, or in breach of another Act, regulation, or bylaw; and

(b) the door is fitted with a lock that, when properly operated, prevents the door from being readily opened by children under the age of 6 years.



View from back of section showing swimming pool in relation to house. Gate is to right of French doors. Seat on left is beside the housing for the pool motors which forms part of the fencing around the spa pool.



View from French doors looking to back of section.



Fence construction, height 194cms.



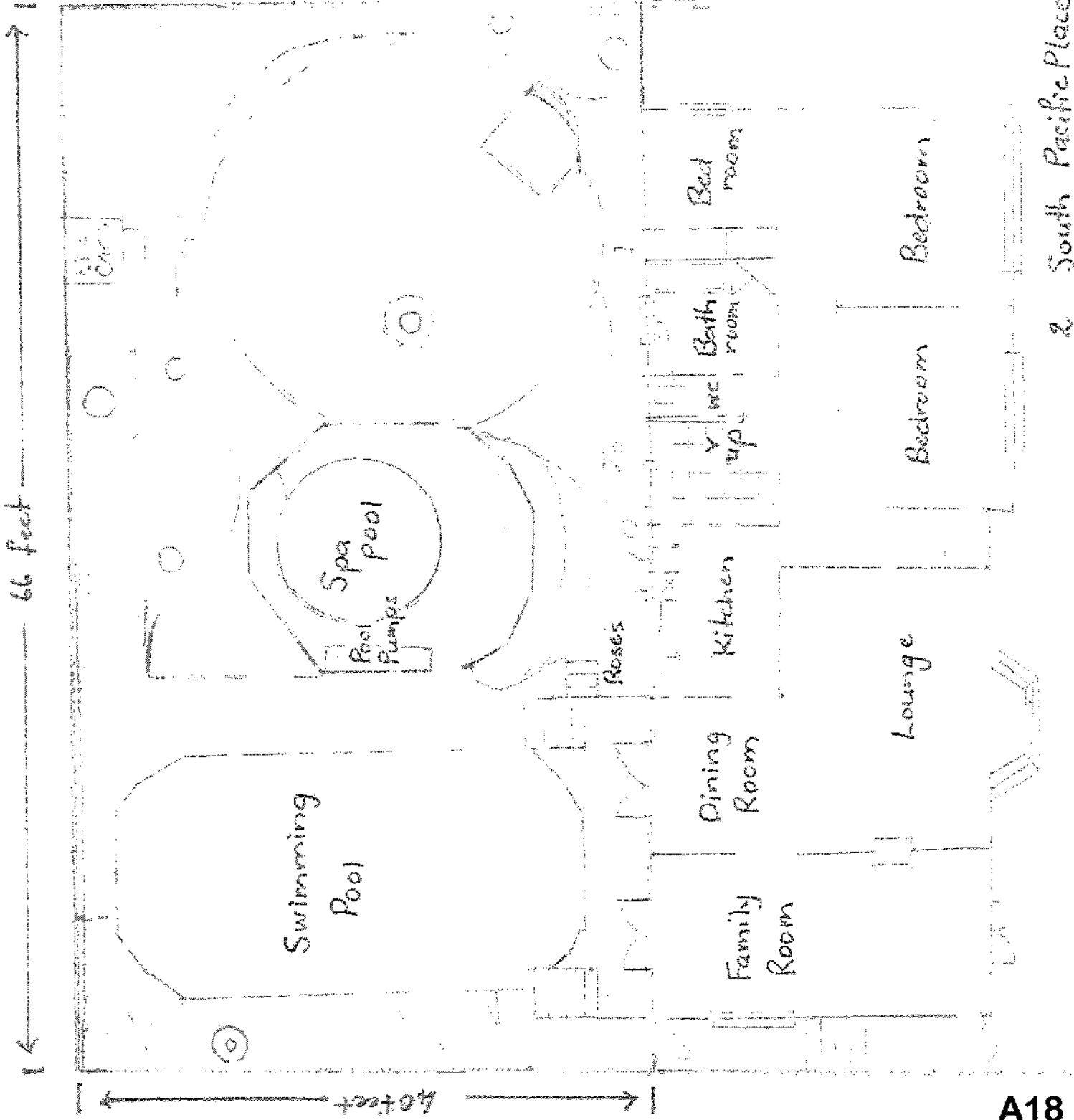
View from spa pool fence showing distance between house and pool



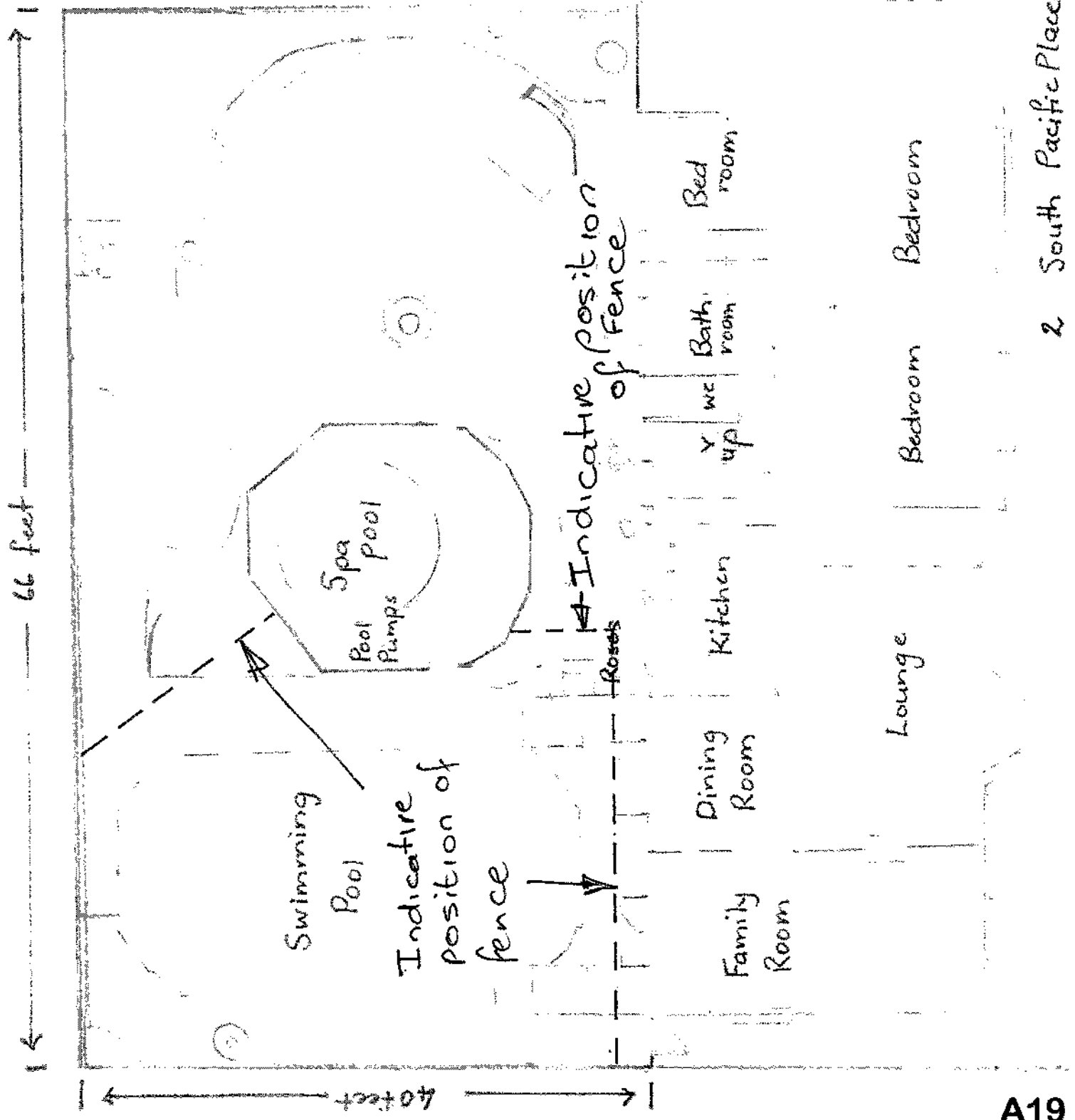
View from deck showing size of back yard



View from end of pool showing size of back yard



2 South Pacific Place, Henderson



Lawn

Paving

Concrete

Fence

Retaining Wall

Brick wall r Bbg

Garden

Window

Door

Deck

Stones

Gate

( ) Tree

( ) Cabbage Tree

Scale 1:100 (approx)

2 South Pacific Place, Henderson

# Exemption Application Form for Spa & Swimming Pools

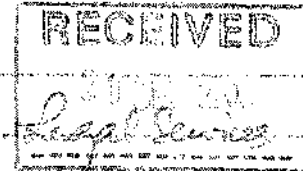
20 SEP 2006  
 Waitakere City Council  
 1979-1980

Send to: Chief Executive  
 Waitakere City Council  
 Private Bag 92109  
 Henderson  
 WAITAKERE CITY 1231

For more information:  
 Civic Centre, Waipareira Avenue,  
 Henderson  
 Telephone (09) 839 0400  
 Facsimile (09) 836 8001

676919

Owners Name: Cliff W MEARS  
 Address of pool: 35 Vintage Drive, Henderson



Hereby make application for an exemption from the standard fencing controls relating to pools. I propose to make or have already made the following arrangements for the security of my pool:

We have permanently secured two gates, one to the reserve, and one to the rear of the house as required. They can't be opened. We have ensured that the other gate shuts as required.

Reasons why proposal should be granted: (See reverse) Two sets of house doors open outward into the pool area. I request dispensation is approved because:  
 : both doors have lower bolts  
 : the cost to change the opening direction would require a change of door set  
 : all other fencing provisions have been complied with.

Address for Correspondence: 35 Vintage Drive, Henderson

Application fee: \$250 (one off)

Signature: [Signature]

Telephone Number: Work: (09) 3025726, 0274 469 415

Date: 16 September 2006.

Note the explanation and requirements on the reverse of this form.

RECEIVED FOR  
 \$250 - ONE OFF  
 [Stamp]

Office Use Only
Site Address: <u>35 Vintage Drive, Henderson</u>
SWP No: <u>3859 0131</u>
ABA No: (If applicable)

Legal