

planning & resource management consultants

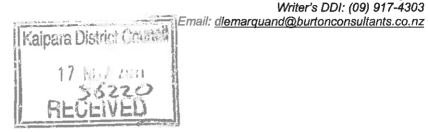
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15th November 2011

Kaipara District Council Private Bag 1001 DARGAVILLE



Dear Sir / Madam,

RE: NOTICE OF APPEAL ON THE PROPOSED KAIPARA DISTRICT PLAN

On 10 November 2011 I lodged an appeal to the Environment Court on behalf of Transpower New Zealand Limited ("Transpower") on the Proposed Kaipara District Plan. It has been brought to my attention that there are two errors in the appeal.

The first error is in the advice note at the end of the appeal regarding how to become a part to the proceedings. This advice note incorrectly states that a notice to become a party to proceedings should be lodged with the Environment Court within 15 working days after the appeal has been lodged. The appeal was lodged before the closing date therefore the advice note should have read:

You may be a party to the appeal if you made a submission or further submission on the matter of this appeal and you lodge a notice of your wish to be a party to the proceedings (in form 33) with the Environment Court within 15 working days after the period for lodging a notice of appeal ends.

You may apply to the Environment Court under section 281 of the Resource Management Act 1991 for a waiver of the above timing requirements (see Form 38).

The second matter is in Paragraph 8.9. The reference to the underlined text is incorrect and it should read paragraph 8.8 not 9.8. The amended paragraph should read as follows:

It is not considered that an additional plan change is required as Chapter 2 already contains the necessary objectives, policies and methods to give effect to the NPSET. The underlined text in the Policy as quoted in Paragraph 8.8 above, should be deleted.

Yours faithfully,

BURTON PLANNING CONSULTANTS LIMITED

David le Marquand

Director