

The purpose of this amended document is to assist users of the plan to keep up to date with changes as appeals are resolved. However, should there be any uncertainty as to whether or not the wording in this document correctly reflects the resolution of appeals, users should refer to the original decision document, and the wording of any consent memorandum issued by the Environment Court



Proposed Canterbury Natural Resources Regional Plan

(Guide to provisions appealed to the Environment Court)

Chapter 1 – Overview.

Chapter 2 – Ngai Tahu and the management of natural resources (TGW).

Chapter 3 – Air Quality (AQL).

Showing:

1. Minor changes and changes made by Council as a result of decisions on submissions (shown by ~~strike-outs~~ and underlining).
2. Matters subject to appeal **highlighted in yellow**. As each appeal is resolved through the Environment Court process, the relevant highlighted parts will have their highlighting removed.
3. Matters resolved through Consent Order or Decision from the Environment Court – in *blue italic font* with the details of the consent order also **in blue and highlighted in green**

9 July 2009

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Log of amendments:

- 1 June 2002 – Originally notified
- 29 September 2007 - Minor changes and Council Decisions on submissions
- 23 June 2008 – Consent Order from the Environment Court relating to the appeal by Fulton Hogan, amending Policy AQL1, Rule AQL12A and Rule AQL17
- 7 July 2008 – Solid Energy NZ Ltd. notified the Court of their withdrawal from their appeal relating to Topic N Priority of Activity in a letter dated 7 July 2008
- 15 July 2008 – Consent Order from the Environment Court relating to the appeal by Board of Airline Representatives of New Zealand, inserting new Rules AQL56A and AQL56B
- 3 November 2008 – corrected typographical error to reflect the Council Decision to delete all of condition 1 of Rule AQL3 (not just Conditions 1(b) and (c) as shown previously). See Council Decision Document p.1194-1195)
- 12 December 2008 – Decision from the Environment Court relating to the appeal by the Association for Independent Research on Christchurch domestic solid fuel burning.
- 6 January 2009 – Notice of withdrawal of appeal by Christchurch City Council on Intensive Farming and Odour
- January 2009 – Notice of withdrawal of appeal by Federated Farmers on Chapter 2: Ngai Tahu and the management of natural resources
- 7 January 2009 – Consent Order from the Environment Court relating to the appeals by Waimakariri District Council, the Association for Independent Research, Department of Conservation and Federated Farmers in relation to Rural Domestic Solid Fuel Burning
- 13 February 2009 – Consent Order from the Environment Court relating to the appeal by Brown
- 26th February 2009 – Consent Order from the Environment Court relating to the appeals by Solid Energy New Zealand Limited and Solid Energy Renewable Fuels relating to provisions for Christchurch and urban domestic burning.
- 3rd March 2009 – Notice of withdrawal of appeal by TrustPower Ltd. on the extension of industrial trade rules to network utility operators.

- 18th March 2009 – Notice of withdrawal of appeal by Horticulture New Zealand on Plan Formatting.
- 27th March 2009 – corrections to consent order for Christchurch and urban domestic Solid Energy.
- 9th April 2009 – Consent Order from the Environment Court relating to the appeal by Solid Energy on ‘Large- Scale Fuel Burning Devices – Treatment of Pellet Fires and Sulphur Content of Fuel’ (topic ENV-2008-308-050).
- 21 April 2009 – Consent Order from the Environment Court relating to the appeals by Horticulture New Zealand and Federated Farmers related to outdoor burning in Christchurch Clean Air Zones 1 and 2
- 22 April 2009 – Federated Farmers withdrawal on ‘Ambient Air Quality’, section 3.1.3
- 29 April 2009 – Consent Order from the Environment Court relating to the appeals by Horticulture New Zealand and Federated Farmers relating to Outdoor Burning – Region Wide (excluding Christchurch in Winter).
- 1 May 2009 – Consent Order from the Environment Court relating to appeal by Horticulture NZ relating to emissions from large scale burning devices.
- 1 May 2009 – Consent Order from the Environment Court relating to appeal by Federated Farmers relating to large scale burning devices.
- 12 May 2009 – Consent Order from the Environment Court relating to appeals by Ravensdown, HortNZ, Canterbury Meat Packers and Lyttelton Port Company in relation to Hazardous Air Pollutants and Industrial and Trade General.
- 20 May 2009 – Consent Order from the Environment Court relating to appeal by Canterbury Meat Packers in relation to Existing and New Large Scale Fuel Burning Devices.
- 29 May 2009 Consent Order from Environment Court relating to appeal by NZ Pork in relation to application of effluent to land.
- 10 June Consent Order from Environment Court relating to appeal by CCC in relation to definition of ‘natural gas’
- 11 June Consent Orders in relation to Appeals by Ravensdown, Fulton Hogan, FedFarm, Fire Service, Transport Agency, Tegel, Trustpower and RDR
- 23 June Consent order from Environment Court relating to appeals by Christchurch City Council, Trustpower Limited,

Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated in relation to Electricity load shedding.

- 24 June Consent order from Environment Court relating to appeals by NZ Pork Industry Board and Tegal Foods Limited in relation to Intensive farming and odour.
- 9 July Consent order from Environment Court relating to appeals by TrustPower Limited, Rangitata Diversion Race Management Limited, Meridian Energy Limited and New Zealand Transport Agency in relation to abrasive blasting and spraying.