# BEFORE THE CANTERBURY REGIONAL COUNCIL AND WAIMAKARIRI DISTRICT COUNCIL

IN THE MATTER OF

Resource consent applications by Waimakariri Irrigation Limited:

## **Environment Canterbury land use consents**

**CRC122897** – to use land for earthworks associated with the construction, maintenance and use of storage ponds and associated infrastructure:

**CRC122898** - to use land to store and use up to 10,000 litres of diesel and other hazardous substances in an above ground portable fuel storage container;

## **Environment Canterbury water permit:**

**CRC120610** – to dam and divert up to 8.2 million cubic metres of water;

## **Environment Canterbury discharge consents:**

**CRC122899** – to discharge fugitive dust to air during the construction of storage ponds and associated structures;

**CRC122900** – to discharge stormwater to land during the construction and post-development of storage ponds and associated structures; **and** 

## Waimakariri District Council land use consent:

RC135478 – to construct, maintain and use storage ponds and associated structures at the corner of Wrights Road and Dixons Road, Burnt Hill, being Lot 1 DP27020. The ponds will have a combined volume of 8.2 million cubic metres with earth embankments ranging in height from 4.5 metres to 12.5 metres. Construction and development is expected to take between 12 and 20 months, with up to 1.5 million cubic metres of earthworks, including six temporary stockpiles of approximately 35,000 cubic metres. Stockpiled material will subsequently be used for the construction of embankments. The site is zoned Rural in the Waimakariri District Plan.

MINOR CORRECTIONS TO THE REPORT AND DECISION OF COMMISSIONERS ROGERS, CHRYSTAL, AND LUMSDEN DATED 1 OCTOBER 2014 IN RESPECT OF CONSENT RC135478 - WAIMAKARIRI IRRIGATION LIMITED

Dated 6 October 2014

MINOR CORRECTIONS TO THE REPORT AND DECISION OF COMMISSIONERS ROGERS, CHRYSTAL, AND LUMSDEN DATED 1 OCTOBER 2014 IN RESPECT OF CONSENT RC135478 - WAIMAKARIRI IRRIGATION LIMITED

#### Introduction

- Pursuant to Section 133A, a consent authority that grants a resource consent may within 15 working days of the grant, issue an amended consent that corrects minor mistakes or defects in the consent.
- It has been brought to our attention that our decision dated 1 October 2014 for consent RC135478 by Waimakariri Irrigation Limited contained some typographical errors in Conditions 2, 3, and 10. We now correct those errors as set out below.

### Condition 2

- 3 Condition 2 currently reads:
  - "..., the Consent Holder shall ensure that an appropriately qualified person is engaged to advise the peer review panel, and that <u>Canterbury Regional Council</u> is so informed." [<u>Emphasis</u> added]
- The words "Canterbury Regional Council" should be deleted and substituted with the words "Waimakariri District Council"
- For completeness, we set out the full <u>corrected</u> wording of Condition 2 for consent **RC135478** below:

"At least 6 months prior to commencing works under this consent, the Consent Holder shall engage, at its cost, an independent peer review panel of at least three suitably experienced and qualified dam design and construction experts. The experts will have qualifications and experience appropriate for the matters that are to be reviewed. In the event that particular skills, not available among the members of the panel, are required, the Consent Holder shall ensure that an appropriately qualified person is engaged to advise the peer review panel, and that Waimakariri District Council is so informed."

## Condition 3

- 6 Condition 3 currently reads:
  - "Appointments to the peer review panel shall be acceptable to the Canterbury Regional Council." [Emphasis added]
- 7 The words "Canterbury Regional Council" should be deleted and substituted with the words "Waimakariri District Council"
- 8 For completeness, we set out the full <u>corrected</u> wording of Condition 3 for consent **RC135478** below:
  - "Appointments to the peer review panel shall be acceptable to the Waimakariri District Council."

# Condition 10

- 9 Condition 10 currently reads:
  - "A report ..., acceptable to the <u>Canterbury Regional Council</u>, and shall provide details of the geotechnical investigations undertaken and recommendations for remedial works where necessary." [Emphasis

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# added]

- 10 The words "Canterbury Regional Council" should be deleted and substituted with the words "Waimakariri District Council"
- For completeness, we set out the full <u>corrected</u> wording of Condition 10 for consent **RC135478** below:

"A report detailing the results of these further geotechnical investigations and updated seismic assessments shall be provided to the Council's District Plan Manager at least 3 months before construction works commence. The report shall be prepared by a suitably qualified person, acceptable to the Waimakariri District Council, and shall provide details of the geotechnical investigations undertaken and recommendations for remedial works where necessary."

Dated this 6<sup>th</sup> day of October 2014

Paul Rogers Chair

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