

BEFORE THE ENVIRONMENT COURT
AT WELLINGTON

I MUA I TE KŌTI TAIAO O AOTEAROA
KI TE WHANGANUI-A-TARA

IN THE MATTER of appeals under cl 14 of the First
Schedule to the Resource Management
Act 1991

BETWEEN TRANSPOWER NEW ZEALAND
LIMITED

(ENV-2019-WLG-000108)

Z ENERGY LIMITED, BP OIL NEW
ZEALAND LIMITED, MOBIL OIL
NEW ZEALAND LTD

(ENV-2019-WLG-000128)

POWERCO LIMITED

(ENV-2019-WLG-000129)

NEW ZEALAND TRANSPORT
AGENCY

(ENV-2019-WLG-000131)

Appellants

AND WELLINGTON REGIONAL
COUNCIL

Respondent

MINUTE OF THE ENVIRONMENT COURT

(29 April 2021)



TRANSPOWER NEW ZEALAND LIMITED v WELLINGTON REGIONAL
COUNCIL

[1] The Court acknowledges receipt of the consent memorandum and draft consent order received 8 April 2021.


[2] CentrePort Limited and CentrePort Properties Limited and Federated Farmers indicated they were interested in “all” of the New Zealand Transport Agency appeal, but did not sign the consent memorandum. The Council is directed to ascertain those parties’ views on the draft consent memorandum or explain why it does not consider those parties to be interested in the subject matter of this memorandum.

[3] The parties’ consent memorandum explains:

... the amendments in respect of the drinking water quality standards and introduction of a new Schedule W are in response to the appeal point seeking to enable trace elements of hazardous substances which are not permitted under Rule R42. The agreed Schedule W is based on expert opinion and the most current standardised guidance in this area.

[4] The parties are directed to provide affidavit (or other adequate) evidence supporting these amendments.

[5] The parties are to respond (by joint memorandum if possible) by 7 May 2021



B P Dwyer
Environment Judge

Issued: 29 April 2021

