

IN THE MATTER OF section 71 of the Canterbury Earthquake Recovery Act 2011 and the Canterbury Earthquake (Christchurch Replacement District Plan) Order 2014

AND

IN THE MATTER OF proposals notified for incorporation into a Christchurch Replacement District Plan

Date of decision: 15 March 2016

Hearing Panel: Hon Sir John Hansen (Chair), Environment Judge John Hassan (Deputy Chair), Ms Sarah Dawson, Dr Phil Mitchell, Ms Jane Huria

DECISION TO MAKE MINOR CORRECTIONS TO DECISION

DECISION 15

Natural Hazards (Part) – Stage 1 – Rehearing of Certification for Cliff Collapse Management Areas

Background

[1] The Hearings Panel (‘the Panel’) issued its decision on the rehearing of the certification for Cliff Collapse Management Areas (‘Decision 15’) on 3 March 2016. We received a memorandum (‘the memorandum’) from the Christchurch City Council (‘the Council’) requesting corrections to our Decision 15 on 11 March 2016.¹

¹ Memorandum of counsel for the Christchurch City Council requesting corrections to Decision 15, 11 March 2016

[2] Clause 16 of Schedule 3 to the OIC provides as follows:

- (1) The hearings panel may, at any time, issue an amendment to a decision to correct a minor mistake or defect in a decision of the panel.
- (2) This power includes the power to amend or correct a proposal, provided that the amendment or correction is made before the proposal becomes operative in accordance with clause 16 of this order.

Reasons for the corrections

[3] The memorandum sets out the requested corrections in paragraph 7. The Council has identified that part of the word “rockfall” was struck through in error.


Decision

[4] We agree to the corrections sought, and direct changes using our powers under cl 16 of Schedule 3 to the OIC.


For the Hearings Panel:



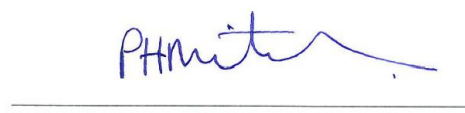
Hon Sir John Hansen
Chair



Environment Judge John Hassan
Deputy Chair



Ms Jane Huria
Panel Member



Dr Phil Mitchell
Panel Member



Ms Sarah Dawson
Panel Member