

Kate McKinlay

From: Brownlee, Maddy <Maddy.Brownlee@justice.govt.nz>
Sent: Tuesday, 6 December 2022 2:50 PM
To: Sal Lennon
Cc: James Winchester; Sally Gepp; p.anderson@forestandbird.org.nz; Imogen Edwards; Riki Donnelly; May Downing; pwilliams@doc.govt.nz; Philip Maw; Kristy Rusher; Douglas Allan; Stephen Christensen; Humphrey Tapper
Subject: RE: pSWLP - Tranche 3

Kia ora Sal

I have spoken to Judge Borthwick about your below email who directs the date for filing is extended by one day. Parties are to file and serve memoranda advising whether they seek a Restricted Discretionary or Discretionary Rule classification and secondly, attach the final wording of the provisions they support by **Thursday 8 December 2022**.

Kind regards
Maddy



Maddy Brownlee

Case/Hearing Manager
Christchurch Environment Court | Land Valuation Tribunal
20 Lichfield Street, Christchurch | WX 11113
Maddy.Brownlee@justice.govt.nz
<https://environmentcourt.govt.nz/>

From: Sal Lennon <Sal.Lennon@simpsongrierson.com>
Sent: Tuesday, 6 December 2022 12:07 p.m.
To: Brownlee, Maddy <Maddy.Brownlee@justice.govt.nz>
Cc: James Winchester <jw@jameswinchester.co.nz>
Subject: FW: pSWLP - Tranche 3 - Director-General of Conservation - memo re revised preferred wording for Rule 52A

Kia ora Maddy

It has come to our attention that there is a direction contained in the minute attached (see the table on page 6), that requires parties to file memoranda tomorrow. The memoranda are to indicate whether parties are seeking a restricted discretionary or discretionary activity rule, and attach the preferred wording for the provisions.

We are aware the Court has since revised the directions, particularly in relation to supplementary evidence – planners supporting a discretionary activity rule are now filing supplementary evidence on Friday 9 December.

So we were just wanting to confirm whether the direction to file the memoranda tomorrow still stands.

Ngā mihi
Sal

Sal Lennon (she/her)

Solicitor | **Simpson Grierson**

Level 24, HSBC Tower, 195 Lambton Quay, Wellington, New Zealand
PO Box 2402, Wellington 6140, New Zealand
DDI +64-4-924 3509 | Fax +64-4-924 3452
sal.lennon@simpsongrierson.com

From: Brownlee, Maddy <Maddy.Brownlee@justice.govt.nz>
Sent: Tuesday, 22 November 2022 5:26 pm
To: Pene Williams <pwilliams@doc.govt.nz>; Philip Maw <philip.maw@wynnwilliams.co.nz>; Kristy Rusher <Kristy.Rusher@awslegal.co.nz>; Imogen Edwards <Imogen.Edwards@wynnwilliams.co.nz>; p.anderson@forestandbird.org.nz; m.downing@forestandbird.org.nz; riki.donnelly@prlaw.co.nz; Douglas Allan <dallan@ellisgould.co.nz>; Sally Gepp <sally@sallygepp.co.nz>; James Winchester <jw@jameswinchester.co.nz>; Stephen Christensen <stephen@projectbarrister.nz>; Sal Lennon <Sal.Lennon@simpsongrierson.com>; Humphrey Tapper <Humphrey.Tapper@MeridianEnergy.co.nz>
Subject: RE: pSWLP - Tranche 3 - Director-General of Conservation - memo re revised preferred wording for Rule 52A

Good afternoon

Please find attached a Minute from Judge Borthwick.

Kind regards
Maddy



Maddy Brownlee

Case/Hearing Manager
Christchurch Environment Court | Land Valuation Tribunal
20 Lichfield Street, Christchurch | WX 11113
Maddy.Brownlee@justice.govt.nz
<https://environmentcourt.govt.nz/>

We will never use email to notify you of changes to our bank account. If you do receive an email to this effect, please do not reply and contact us immediately.

This email is confidential and may be privileged. If this email is not intended for you do not use, read, distribute or copy it. Please contact the sender immediately and delete the original email and any attachments. If you respond to this email, you agree it is not received by Simpson Grierson until the email comes to the attention of the addressee. All incoming emails are scanned and filtered by Simpson Grierson's email security system. This could result in a legitimate email being deleted before being read by its addressee.
