

IN THE MATTER of the Resource Management Act 1991

AND

IN THE MATTER of appeals under Clause 14(1) of Schedule
1 of the Act in respect of Variation 6 –
Water Allocation to the proposed Waikato

BETWEEN

Department of Corrections

ENV-2009-AKL-000055

Appellants

AND

Newmont Waihi Gold Limited

ENV-2009-AKL-000092

AND

Mighty River Power Limited

ENV-2009-AKL-000107

ENV-2009-AKL-000118

AND

Solid Energy New Zealand Limited

ENV-2009-AKL-000119

AND

Hauraki District Council

ENV-2009-AKL-000120

AND

Wairakei Pastoral Limited

ENV-2009-AKL-000123

AND

Wairarapa Moana Incorporation –

Wairarapa Moana Farms

ENV-2009-AKL-000124

AND

Trustpower Limited

ENV-2009-AKL-000125

AND

Genesis Energy Limited

ENV-2009-AKL-000126



AND Contact Energy Limited
ENV-2009-AKL-000127

AND Fonterra Co-Operative Group Limited
ENV-2009-AKL-000128

AND Federated Farmers
ENV-2009-AKL-000129

AND Meridian Energy Limited
ENV-2009-AKL-000130

AND King Country Energy Limited
ENV-2009-AKL-000131

AND Carter Holt Harvey Limited
ENV-2009-AKL-000132

AND Waihou Irrigators Inc and Upper
Waikato Irrigators Society Inc
ENV-2009-AKL-000133

AND Hamilton City Council
ENV-2009-AKL-000134

AND Waipa District Council
ENV-2009-AKL-000137

AND Waikato District Council
ENV-2009-AKL-000137

AND Watercare Services Limited
ENV-2009-AKL-000138

AND Horticulture New Zealand
ENV-2009-AKL-000139



AND

Raukawa Trust Board

ENV-2009-AKL-000149

AND

Te Runanga o Ngati Tahu (Ngati Whaoa)

ENV-2009-AKL-000150

AND

Waikato Raupatu Trustees Company Limited

ENV-2009-AKL-000151

AND

Tuwharetoa Maori Trust Board

ENV-2009-AKL-000153

AND

Waikato Regional Council

Respondent

BEFORE THE ENVIRONMENT COURT

Environment Judge R G Whiting sitting alone under s 279 of the Act

IN CHAMBERS at AUCKLAND

MINUTE OF THE COURT

[1] The Court issued a decision on Variation 6 to the proposed Waikato Regional Plan on 30 November 2011.¹ Clause D of the Courts decision stated:

D. The Regional Council is to make any consequential amendments arising out of A, B or C within two calendar months from the date of issue of this decision. If there are any difficulties in implementing this direction, leave is granted to the Regional Council to apply to the Court for directions.

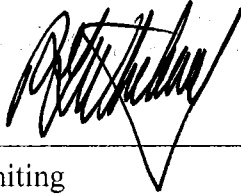
[2] The Court has now received a Memorandum of 27 January 2012 by Counsel for Waikato Regional Council, implementing that direction with a copy of the proposed Waikato Regional Plan as amended.

¹ [2011] NZEnvC 380



[3] The Court confirms the amended Variation 6 to the Proposed Waikato Regional Plan as attached as Appendix 'B' to the memorandum of counsel dated 27 January 2012 and as attached as Appendix 'A' to this minute.

DATED at AUCKLAND this 10th day of February 2012



R G Whiting
Environment Judge

