

BEFORE THE ENVIRONMENT COURT

Decision No. [2017] NZEnvC 114

IN THE MATTER of the Resource Management Act 1991 (RMA) and the Local Government (Auckland Transitional Provisions) Act 2010 (LGATPA)

AND of appeals pursuant to clause 14 of Schedule 1 to the RMA and an appeal pursuant to section 156 of the LGATPA

Proposed Private Plan Change 372 (PC 372) and proposed Auckland Unitary Plan

BETWEEN NGATI TE ATA WAIOHUA and
NGATI TAMAOHO TRUST

(ENV-2015-AKL-158)

SOUTH EPSOM PLANNING GROUP
INCORPORATED and
THREE KINGS UNITED GROUP
INCORPORATED

(ENV-2016-AKL-001)

(ENV-2016-AKL-224)

Appellants

AND AUCKLAND COUNCIL

Respondent

AND FLETCHER RESIDENTIAL LIMITED

Applicant



Court: Environment Judge J A Smith on the papers under s 279 of the Act

Date of Decision: 4 August 2017

Date of Issue: 4 August 2017

DISCONTINUANCE OF APPEALS

Introduction

[1] In a Minute of the Court dated 18 July 2017, the Court directed that:

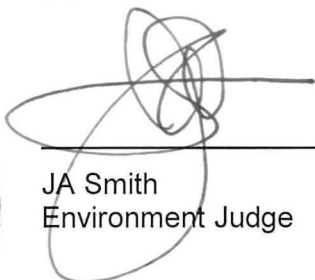
- (a) any submission in relation to the status of the PC 372 appeals, or any application for leave to apply for costs, is to be filed, with supporting documentation if necessary, within **ten working days**;
- (b) in the event that there are any issues arising in relation to the PC 372 appeals, the Court will consider whether it should convene a telephone conference, a pre-hearing conference or proceed to issue further directions or decisions.
- (c) failing the filing of any submissions or applications within the ten working day period, the Court will proceed to discontinue the proceedings with no order for costs.

Discontinuance of Appeals

[2] No submissions or applications for costs have been received by the Court within the directed time frame outlined above.

[3] Accordingly, the proceedings are discontinued.

[4] There is no order for costs.



JA Smith
Environment Judge

