

**BEFORE THE ENVIRONMENT COURT
I MUA I TE KOOTI TAI AO O AOTEAROA**

**Decision No: [2018] NZEnvC 77
ENV-2016-WLG-000062 & 064**

IN THE MATTER of appeals under section 120 of the
Resource Management Act 1991

BETWEEN WATERFRONT WATCH
INCORPORATED and
MICHAEL PETER CECIL GIBSON
Appellants

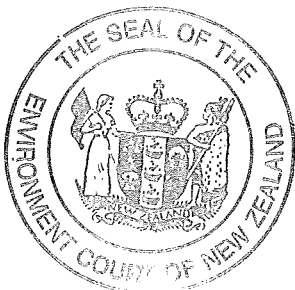
AND WELLINGTON CITY COUNCIL
Respondent

AND WELLINGTON CITY COUNCIL -
BUILD WELLINGTON
Applicant

AND WELLINGTON CIVIC TRUST
s 274 Party

CONFIRMATION OF PROPOSED CONDITIONS

Decision issued: 25 May 2018




[1] We refer to our substantive decision and the subsequent exchange of Memoranda and Minutes about the final set of conditions for the Chinese Garden on the Wellington waterfront.

[2] We are grateful to Counsel for the respondent for her Memorandum of 18 May 2018, enclosing a final set of conditions – drafted to take account of the matters previously decided upon and agreed.

[3] We have also noted Mr Gibson's comment about the name to be ascribed to the Garden, but we do not think that that is a matter that needs to be set out in the conditions for the resource consent(s) – there could be no doubt about what they are intended to refer to.

[4] In short, we approve the conditions attached to Counsel's Memorandum of 18 May 2018 as the conditions to form part of the resource consent(s).

Dated at Wellington the 24th day of May 2018
For the Court


C J Thompson
Environment Judge

