

BEFORE THE ENVIRONMENT COURT
I MUA I TE KOOTI TAIAO O AOTEAROA

Decision No. [2018] NZEnvC 086

IN THE MATTER of the Resource Management Act 1991
AND of two appeals under s 120 of the Act
BETWEEN SKP INCORPORATED
(ENV-2017-AKL-000077)
R A WALDEN
(ENV-2017-AKL-000076)
Appellants
AND AUCKLAND COUNCIL
Respondent
AND KENNEDY POINT BOATHARBOUR LTD
Applicant

Court: Principal Environment Judge Newhook
Commissioner ACE Leijnen
Commissioner IA Buchanan
Hearing: at Auckland, 26, 27 & 28 February, 1 & 2 March 2018
Appearances: DA Nolan QC and KRM Littlejohn for Applicant
MC Allan and R Ward for Respondent, Auckland Council
DJ Sadlier for SKP Incorporated
RA Walden for himself
M McCullough for Auckland Transport, s 274
V Morrison-Shaw for Kennedy Point Marina Supporters' Gp, s 274
S Brown for herself, s 274
G Clendon for himself, s 274
M Webb for herself, s 274
D Rout for himself, s 274

Date of Corrigendum: 4 June 2018

Date of Issue: 5 June 2018

CORRIGENDUM TO DECISION



The third to last word "is" in paragraph [5] of the decision granting consent dated 30 May 2018, is deleted and replaced by the word "was".¹

For the court:



LJ Newhook
Principal Environment Judge



¹ As explained in detail in the decision, the proposal originally contemplated rock breakwaters, but these were replaced at a very early stage with a proposal for floating attenuators. The change is illustrated in a very complete way in the Architectural Design Plans found behind the Conditions of Consent attached to the decision.